











Current expenses	20,000	
Travel:		
In state	8,410	
Out of state	2,500	
Equipment	2,000	
	<hr/>	
Total		\$295,464

\*One position of account clerk II and one position of account clerk III are created in the department of education to be filled if federal funds become available to pay the salaries for the positions.

Foundation aid:

State aid to school districts†	3,800,000
Unorganized districts aid:	
Tuition and transportation‡	\$17,500
Less estimated revenue	7,044
	<hr/>

Net appropriation 10,456

†This appropriation shall not be transferred or expended for any other purpose.

‡Funds received from assessments against unincorporated places for benefit of public schools may be used for tuition and transportation upon approval of the governor and council. These funds shall not lapse at June 30, 1968.

Further amend the appropriation For board of education: Education of deaf, by striking out the same and inserting in place thereof the following:

Education of deaf:

Current expenses*	\$345,000
Less estimated revenue	47,481
	<hr/>

Net appropriation 297,519

\*These funds shall be for payments to schools for board, room and tuition and shall not be expended for any other purpose and no transfer shall be made therefrom. These funds shall not lapse at June 30, 1968.

Further amend the appropriation For board of education: National defense education act — title III, by striking out the same and inserting in place thereof the following:

## National defense education act — title III:

## Personal services:

Permanent	\$37,758
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Current expenses	7,250
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## Travel:

In state	2,200
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Out of state	750
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## Other expenditures:

Curriculum studies and conference	1,950
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Reimbursements to school districts	300,000
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Oasi, retirement and insurance	2,100
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Total	\$352,008
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Less estimated federal funds	328,304
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Net appropriation	23,704
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Further amend the appropriation For board of education, by inserting after the paragraph concerning Vocational rehabilitation the following new paragraph:

## Rehabilitation facilities planning grant:

## Personal services:

Permanent	\$13,195
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Current expenses	1,300
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## Travel:

In state	1,900
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Out of state	200
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Other expenditures	1,000
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Total	\$17,595
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Less estimated federal funds	15,835
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Net appropriation	1,760
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Further amend the appropriation For board of education: Oasi disability determination — federal, by striking out the same and inserting in place thereof the following:

## Oasi disability determination — federal:

## Personal services:

Permanent	\$34,920
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Current expenses	7,127
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## Travel:

In state	700
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Out of state	1,035
Equipment	1,987
Other expenditures:	
Medical consultations and examinations	36,874
Clients travel	2,000
Oasi, retirement, merit system, blue cross and insurance	3,850
	<hr/>
Total	\$88,493
Less estimated federal funds	88,493
	<hr/>
Net appropriation	0

Further amend the appropriation For board of education:  
New Hampshire vocational institute — Manchester, by striking  
out the same and inserting in place thereof the following:

New Hampshire vocational institute — Manchester:

Personal services:	
Permanent	\$223,085
Other	13,000
	<hr/>
Total	\$236,085
Current expenses	56,000
Travel:	
In state	650
Out of state	200
Equipment	4,000
	<hr/>
Total	\$296,935
Less estimated revenue:	
Tuition	70,000
Cafeteria	12,500
Textbooks and supplies	15,000
Evening school	7,800
	<hr/>
Net appropriation	191,635

Further amend the appropriation For board of education:  
Board of nursing education and nurse registration, by striking  
out the same and inserting in place thereof the following:

Board of nursing education and nurse registration:

Personal services:

Permanent	\$23,438
Other	600
	<hr/>
Total	\$24,038
Current expenses	6,400
Travel:	
In state	600
Out of state	200
Equipment	510
Other expenditures:	
Board members travel	300
Employee benefits	2,214
	<hr/>
Total	\$34,262
Less estimated revenue and balance	34,262
	<hr/>
Net appropriation	0

Further amend the appropriation For board of education, by changing the figures for "Total" as follows: \$8,693,297 changed to \$8,916,157; and by changing the figures for "Net appropriation for board of education" as follows: \$8,681,797 changed to \$8,904,657.

Amend the appropriation For water resources board, by striking out the same and inserting in place thereof the following:

For water resources board:	
Salary of chairman	\$11,219
Other personal services:	
Permanent	75,930
Other	1,700
	<hr/>
Total	\$88,849
Current expenses	3,700
Travel:	
In state	4,000
Out of state	675
Equipment	4,400
Other expenditures:	
Survey of effect of highway salt	
on ground water resources†	4,000*
Stream flow gauging	26,300*

## Connecticut river valley flood

## control commission:

Per diem and expenses of commission 700

State's contribution to commission 1,688

Maintenance of dams† 15,000

Survey and investigation re ground  
water resources† 11,800\*

Improvements on small watersheds 2,500

## Merrimack river valley flood

## control commission:

Per diem and expenses of commission 600

State's contribution to commission 3,000

Total	\$167,212
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## Less transfers from:

Public works and highways	10,000
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Pittsburg project	12,208
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Lakeport project	5,858
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Net appropriation for water resources board \$139,146

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†This appropriation shall not be transferred or expended for any other purpose.

\*To be used only for matching purposes with federal funds.

Note: Notwithstanding any other statute or law to the contrary, the water resources board may not accept or receive any gift or grant of a dam, with or without the approval of the governor and council.

Amend the appropriation For liquor commission, by striking out the same and inserting in place thereof the following:

## For liquor commission:

## Administration:

Salaries of three commissioners \$36,500

## Other personal services:

Permanent 302,928

Other 3,500

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Total \$342,928

Current expenses	44,799
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Travel:		
In state	26,170	
Out of state	2,700	
Equipment	44,350	
Other expenditures:		
Oasi and retirement	27,370	
Special investigation work	500	
	<hr/>	
Total		\$488,817
Stores operation:		
Personal services:		
Permanent	\$1,285,302	
Other	240,000	
	<hr/>	
Total	\$1,525,302	
Current expenses	438,070	
Travel:		
In state	10,860	
Equipment	57,300	
Other expenditures:		
Oasi and retirement	114,328	
	<hr/>	
Total	\$2,145,860	
Less revenue from sweepstakes commission	114,000	
	<hr/>	
Net appropriation		2,031,860
Warehouse:		
Personal services:		
Permanent	\$116,308	
Other	14,800	
	<hr/>	
Total	\$131,108	
Current expenses	38,464	
Equipment	3,000	
Other expenditures:		
Oasi and retirement	10,510	
	<hr/>	
Total		183,082
		<hr/>
Total for liquor commission		\$2,703,759
		<hr/> <hr/>



Amend the appropriation For sweepstakes commission, by striking out the same and inserting in place thereof the following:

For sweepstakes commission:

Salary of commission chairman	\$ 3,000
Salaries of two commissioners	4,800
Salary of executive director	20,000
Other personal services:	
Permanent	110,073
Other	56,830

Total	\$194,703
Current expenses*	93,000

Travel:

In state	18,500
Out of state†	2,500

Equipment	13,500
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Other expenditures:

Oasi and retirement	12,000
Purses awarded horses	200,000
Net track expenses	36,000
Liquor commission**	114,000

Total	\$684,203
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Less transfers from revenue account‡	684,203
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Net appropriation for sweepstakes commission	\$ 0
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\*In this appropriation \$15,000 is for promotion and advertising outside the state of New Hampshire and shall be expended only with prior approval of the governor and council, if such expenditure becomes permissible under federal law.

†In this appropriation any unexpended balance at June 30, 1968, not exceeding \$1,500 shall not lapse, but shall be available for expenditure until June 30, 1969.

\*\*This appropriation shall not be transferred or expended for any other purpose. The liquor commission shall be reimbursed monthly for services rendered, at the rate of 4% of the income received from sale of sweepstakes tickets in liquor stores.

‡Transfers shall be made from the revenue account of the sweepstakes commission to cover actual expenditures from appropriated funds.

Note: Subsidiary records shall be maintained by the sweepstakes commission which shall reflect proceeds and expenditures applicable to each sweepstakes race. The resulting net balance remaining from each race shall be paid out to the school districts of the state as provided by RSA 284:21-j.

Amend the appropriation For tax commission: by striking out the same and inserting in place thereof the following:

For tax commission:

Office of commission:

Salaries of two commissioners	\$24,240
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Salary of secretary	15,262
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Other personal services:

Permanent	213,390
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Other*	90,000
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Total	\$342,892
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Current expenses†	24,500
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Travel:

In state	40,000
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Out of state	2,000
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Equipment‡	23,450
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Total	\$432,842
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\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†This appropriation includes \$6,500 for printing and binding of tax laws which shall not be transferred or expended for any other purpose.

‡No funds of the tax commission shall be expended for purchase of an electronic calculator.

Municipal accounting:

Personal services:

Permanent	\$88,122
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Other	1,000
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Total	\$89,122
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Current expenses	2,500	
Travel:		
In state	7,000	
Out of state	350	
Equipment	150	
	<hr/>	
Total		99,122
Intangible tax:		
Personal services:		
Permanent	\$32,896	
Other	400	
	<hr/>	
Total	\$33,296	
Current expenses	3,300	
Travel:		
In state	300	
Out of state	450	
Other expenditures:		
Oasi and retirement	2,445	
Blue cross and insurance	235	
	<hr/>	
Total		40,026
Inheritance tax:		
Personal services:		
Permanent	\$24,639	
Other	7,000	
	<hr/>	
Total	\$31,639	
Current expenses	1,810	
Travel:		
In state	150	
Out of state	50	
Equipment	240	
	<hr/>	
Total		33,889
Tobacco products tax:		
Personal services:		
Permanent	\$44,631	
Other	400	
	<hr/>	
Total	\$45,031	
Current expenses	2,500	
Travel:		

In state	4,200	
Out of state	750	
Equipment	400	
Other expenditures:		
Tobacco tax stamps*	60,000	
Total		112,881

\*The funds in this appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1969.

Boat taxation:

Personal services:

Other	\$3,500
Other expenditures	3,500

Total	\$7,000
Less revenue and balance	7,000

Net appropriation	0
Other expenditures:	
Flood control	70,000
Appraisal school	2,000
Forest conservation aid†	54,000
Special aid for heavily timbered towns	20,500
Total for tax commission	\$865,260

†The funds in this appropriation shall not lapse but shall be available for expenditure until June 30, 1969.

Amend the appropriation For water pollution commission: Office of commission: by striking out the same and inserting in place thereof the following:

Office of commission:

Deputy executive director and chief engineer	\$ 13,050
Chief aquatic biologist	9,601
Director of municipal services and assistance	9,430
Other personal services:	
Permanent	153,306

Other	3,000	
Total	\$188,387	
Current expenses	10,260	
Travel:		
In state	17,600	
Out of state	1,100	
Equipment	9,670	
Total		\$227,017

Further amend the appropriation For water pollution commission: by changing the figures for "Total for water pollution commission" as follows: \$1,728,627 changed to \$1,789,969.

Amend the appropriation For marine fisheries: by striking out the same and inserting in place thereof the following:

For marine fisheries:

Personal services:

Permanent	\$ 11,206
Other	1,946

Total	\$ 13,152
Current expenses	3,500

Travel:

In state	800
Out of state	1,400
Equipment	1,400

Other expenditures:

Atlantic coast marine fisheries	700
Project 3-31-R	2,000
Project 3-32-R	6,167

Total	\$29,119
Less estimated revenue	29,119

Net appropriation	\$	0
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Amend the appropriation For public works and highways: by inserting after the paragraph for Legislative specials: the following new paragraph:

Highway safety rest areas:

Permanent personal services	\$63,000
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Temporary personal services	32,000	
Current expenses	10,600	
Equipment	2,000	
Travel:		
In state	800	
Total		108,400

Further amend the appropriation For public works and highways: by changing the figures for "Total for public works and highways," as follows: \$58,802,340 changed to \$58,910,740.

Further amend the appropriation For public works and highways: Less estimated revenue and balance: by changing the figures for "Available from estimated lapses and balance," as follows: \$1,483,544 changed to \$1,591,944; and by changing the figures for total as follows: \$58,802,340 changed to \$58,910,740.

Amend by striking out section 10 and inserting in place tion for the fiscal year ending June 30, 1968," as follows: \$51,392.510 changed to \$52,674,444.

Amend by changing the figures for "Total net appropriation thereof the following:

10 Unclassified salary. Amend RSA 94:1, as amended, by deleting the following:

Assistant business supervisor	\$10,500	\$12,000
Assistant business supervisor —		
agriculture	9,000	10,500
Business supervisor — health and		
welfare	12,000	13,500
Executive director, water pollution		
commission	15,000	16,500

Further amend RSA 94:1, as amended, by inserting in the proper alphabetical order the following:

Assistant business supervisors	\$10,500	\$12,000
Assistant state treasurer	9,000	10,500
Chief aquatic biologist, water supply		
and pollution control commission	7,700	9,430
Deputy executive director and chief		
engineer, water supply and pollution		
control commission	10,700	12,930

Director of municipal services and assistance, water supply and pollution control commission	7,700	9,430
Executive director, water supply and pollution control commission	15,000	16,500
Senior industrial agents	8,600	10,630

Amend by striking out section 13 and inserting in place thereof the following:

13 Sweepstakes commission funds. Notwithstanding any provision of law to the contrary, in order to allow the sweepstakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in commercial banks throughout the state in not more than as many different accounts as there are outlets for the sale of tickets. The commission may maintain a balance of \$20,000 in one of said accounts and \$10,000 in all others. All funds in said accounts in excess of said balances shall be transferred weekly to a special sweepstakes bank account in which there shall be maintained a minimum balance of \$100,000, as soon as said amount is available from current sales of tickets. All sums in excess of said minimum of \$100,000 in said special account shall be remitted weekly to the state treasurer for credit to the sweepstakes special fund. Provided however, that on or before December 15 of each year all minimum balances shall be paid into the state treasurer.

Amend by striking out section 14 and inserting in place thereof the following:

14 Fiscal committee study. The fiscal committee of the general court is hereby directed to investigate and study the question of whether, in order to make the fullest use possible of the physical plants of the technical institute and vocational-technical institutes and the capital invested therein and in order to make available the greatest number of trained graduates of said institutes in the shortest period of time, the technical institute and vocational-technical institutes, or any of them, should for the good of the state be operated and in session full time for all twelve months of every year.

15 Takes effect. This act shall take effect July 1, 1967.

\* \* \*

Rep. Eaton spoke in favor of the amendments.

(discussion ensued)

Amendments adopted by vv.

Rep. Galbraith offered the following amendment.

#### AMENDMENT

Amend section 1 of the bill as follows:

Amend the appropriation For state library: by changing the figures for "State aid: Grants-in-aid to libraries", as follows: 30,500 changed to 75,000; and by changing the figures for "Total for state library", as follows: \$306,641 changed to \$351,141.

Further amend section 1 by increasing the figures for "Total net appropriation for the fiscal year ending June 30, 1968", by \$44,500.

\* \* \*

The Clerk read the amendment in full.

Rep Galbraith explained his amendment.

Rep. Weeks spoke against the amendment.

Amendment lost by vv.

Rep. Ferguson offered the following amendment.

#### AMENDMENT

Amend the appropriation For resources and economic development: Division of economic development: Administration: as already amended, by striking out the word "five" in the footnote pertaining to the "Regional associations\*" and inserting in place thereof the word six.

\* \* \*

The Clerk read the amendment in full.

Rep. Ferguson explained his amendment.

Amendment adopted by vv.

Rep. Williamson offered the following amendment.



## AMENDMENT

Amend "Note 1" under Bonds and Interest on page 11 by striking out the same and renumbering Note 2 to read Note 1.

\* \* \*

Rep. Williamson explained his amendment.

Rep. Ferguson spoke against the amendment.

Rep. Williamson spoke a second time in favor of the amendment.

Reps. Trowbridge, Willey, Pickett, MacKenzie and deBlois spoke in favor of the amendment.

Reps. Brungot and Manchester spoke against the amendment.

Amendment adopted by vv.

Rep. Bradley wished to be recorded as voting in favor of the Williamson amendment.

Rep. Stevenson offered the following amendment.

## AMENDMENT

Amend the bill by inserting after section 13 the following new section:

14 Division of Parks. The sum of one hundred twenty-eight thousand dollars is appropriated to be spent by the division of parks for additional compensation to be paid retroactively to the seasonal and hourly employees of the division of parks for work done by them during the fiscal year ended June 30, 1966, and the fiscal year ending June 30, 1967, and for which said seasonal and hourly employees were not paid at an increased rate of pay during those two fiscal years because the division of parks administratively determined that there were not enough funds in the appropriation made to the division by the 1965 general court to pay the additional sums required. This appropriation is in addition to any other appropriation made to the division of parks.

Further amend said bill by renumbering section 14 to read 15.

\* \* \*

The Clerk read the amendment in full.

Rep. Stevenson explained his amendment, and subsequently withdrew his amendment.

Rep. Newell offered the following amendment.

### AMENDMENT

Amend section 1 of the bill by striking out the first twenty-three lines immediately following the enacting clause and inserting in place thereof the following:

1 Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the departments herein named, for the fiscal year ending June 30, 1968, to wit:

For legislative branch:

For Senate:

Personal services	2,500*
Other personal services	500
Current expenses, incl. printing & binding	7,000
Equipment	200
Travel:	
In-state, members	2,000
Out-of-state, members	350
In-state, officers, attaches & employees	450

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\$13,000

\*Officers, attaches & employees pay for work done at end of session of 1967 at rates then prevailing.

For house of representatives:

Personal services	9,000**
Other personal services	3,000
Current expenses, incl. printing & binding	55,000
Travel:	
In-state, members	32,000
Out-of-state, members	1,000
In-state, officers, attaches & employees	2,000

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102,000

\*\*Officers, attaches & employees pay for work done at end of session of 1967 at rates then prevailing.

For senate and house jointly:

Legislative council	8,000
Council of state governments	4,625
Current expenses, all interim committee printing	3,000
Travel:	
In-state, all committees, boards or commissions	4,000

Out-of-state, committees, boards or commissions	775
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20,400

## For director of legislative services:

Personal services	62,500†
Current expenses	2,500
Travel:	
In-state	300
Out-of-state	700
Equipment	1,000
Other personal services	5,000

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72,000

†Included in this sum are positions, salaries and ranges of salaries therefor as follows:

Director, \$14,500 to 16,000; Dep. Dir., 12,500 to 14,000; Attorney, 11,000 to 12,500; Admin. ass't., 7,000 to 9,000; Legal stenog., 4,200 to 5,300; Research consult., 6,000 to 8,000.

## For legislative budget assistant:

Personal services	190,500††
Audit of treasury	6,000†
Current expenses	5,000
Travel	3,500
Equipment	2,500
Other personal expenses	4,000††
Printing and duplicating	1,000

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212,500

††Included in this sum are positions, salaries and ranges of salaries therefor as follows:

Budget asst., 16,000 to 17,500; Deputy asst., 13,500 to 15,000; 2 stenog's, 4,000 to 5,000; two senior auditors, 11,500 to 13,000; four auditors, 9,000 to 10,500; five junior auditors, 8,000 to 9,500.

†The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said budget assistant may accept the findings and report of said accountant as fulfilling the requirements of RSA 14:31, II.

††The legislative budget assistant may, when he deems overtime or temporary assistance necessary, obtain such assistance and determine the compensation therefor.

## For senate research analyst:

Personal services	17,000
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Current expenses	1,400	
Travel	100	
	<hr/>	
		18,500
§Total for legislative branch		<u>\$138,400†</u>

†The fiscal committee established by RSA 14:30-a is hereby authorized and empowered to transfer funds from any one line item to any other item, provided such transfer is for the public good or is necessary to keep within the funds appropriated and, further provided, no transfer shall be effective until actions taken by the committee have been duly minuted, recorded by the legislative budget assistant, and filed by said budget assistant with the comptroller. All accounts of the legislative branch shall be open to public inspection and may be reproduced by said budget assistant who may make reasonable charges to cover costs of reproduction.

§This appropriation shall be a continuing one until it shall lapse on July 1, 1969.

Any purchase for supplies, repairs or alterations from this appropriation shall, when the purchase involves a total expenditure of more than five hundred dollars (\$500.), be purchased or contracted for as required by RSA chapters 8 and/or 228, as the case may be.

\* \* \*

On motion of Rep. Newell, reading of the amendments were dispensed with.

Rep. Newell explained his amendments.

(discussion ensued)

Rep. Bradley spoke in favor of the amendments.

(discussion ensued)

Reps. Ferron, Drake, Cobleigh and Pickett spoke against the amendments.

Amendment lost by vv.

Rep. Bednar offered the following amendment.

### AMENDMENT

Amend the paragraph entitled Stores operation under the appropriation for the liquor commission by striking out the words "Stores operation" and inserting in place thereof the following, Stores operation† and by inserting at the end of said appropriation the following:

†The appropriation under this paragraph includes funds for the operation and equipment of a retail store in Hudson.

\* \* \*

The Clerk read the amendment in full.

Rep. Bednar spoke in favor of the amendment.

(discussion ensued)

Rep. Roger Smith spoke against the amendment.

Amendment lost by vv.

## RECESS

## AFTER RECESS

## COMMITTEE REPORTS CONTINUED

### HB 718

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968, is on second reading and open to further amendment.

Rep. Cobleigh offered the following amendment.

## AMENDMENT

Amend section 1 of the bill as follows:

Amend the appropriation For soldier's home: Professional care and treatment: Personal services: "Permanent" by changing the figures as follows: 46,222 changed to 55,638; and by changing the figures for "Total" as follows: 49,722 changed to 59,138.

Further amend the appropriation For soldier's home: "Total" by changing the figures as follows: 154,425 changed to 163,841 and by changing the figures for "Net appropriation for soldier's home" as follows: 94,325 changed to 103,741.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1968" by adding the amount of 9,416.

\* \* \*

The Clerk read the amendment in full.

Rep. Cobleigh explained the amendment.

Amendment adopted by vv.

At the request of Rep. Newell, Rep Cobleigh answered questions.

Ordered to third reading by vv.

### HB 719

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969. Rep. Eaton for Appropriations. Ought to pass with amendment.

### AMENDMENTS

Further amend section 1 of the bill as follows:

Amend the appropriation For New Hampshire traffic safety commission, by striking out the same and inserting in place thereof the following:

For state coordinator of highway safety:

Personal services:

Permanent	\$ 16,628
Other	500

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Total	\$ 17,128
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Current expenses	6,193
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Travel:

In state	1,000
Out of state	800

Other expenditures:

Professional fees	500
Oasi and retirement	1,064
Blue Cross and insurance	150

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Total	\$ 26,835
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Less transfer from highway fund	26,835
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Net appropriation	0
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Further amend the appropriation For board of education: Foundation aid: "State aid to school districts†" by changing the figures as follows: 4,200,000 changed to 4,475,000. Further amend the appropriation For board of education: "Reorganiza-

tion incentive aid to cooperative school districts †" by changing the figures as follows: 250,000 changed to 550,000. Further amend the appropriation For board of education: by changing the figures for "Total" as follows: \$9,650,100 changed to \$10,225,100; and by changing the figures for "Net appropriation for board of education" as follows: \$9,638,600 changed to \$10,213,600.

Amend the appropriation For public works and highways: Legislative specials: N. H. traffic safety commission, by striking out the words "N. H. traffic safety commission" and inserting in place thereof the words, State coordinator of highway safety.

Amend the appropriation For public works and highways: Less estimated revenue and balance, by changing the figures for "Available from estimated lapses and balance" as follows: 1,558, 556 changed to 1,158,556; and by changing the figures for "Funds from issuance of bonds" as follows: 3,600,000 changed to 4,000,000.

Further amend the bill by striking out in section 5 the words "three million six hundred thousand" and inserting in place thereof the words four million.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1969" as follows: \$55,450,239 changed to \$56,025,239.

\* \* \*

Amend section 1 of the bill as follows:

Amend the appropriation for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$217,000 for the office of legislative budget assistant, \$86,000 for the office of legislative services, and \$19,500 for the office of research analyst to the senate finance committee as follows: (Salary of legislative budget assistant \$17,680, Other expenditures \$199,320+), (Legislative services — Other expenditures \$86,000), (Research analyst to the senate finance committee — Other expenditures \$19,500):

Travel and expenses authorized  
by RSA 14-A:3 (Supp.)

\$780,375

12,500

Legislative council	5,000
Council of state governments	4,625
	<hr/>
Total for legislative branch	<u>\$802,500</u>

†In this appropriation \$7,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer.

The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor.

Amend the appropriation For judicial branch: For supreme court: as follows:

“Current expenses” change figures from \$5,000 to \$5,900; “Travel: In state” change figures from \$2,000 to \$2,200; “Total” change figures from \$159,010 to \$160,110; “Net appropriation” change figures from \$158,360 to \$159,460. Further amend the paragraph For judicial branch: by changing the figures for “Total for judicial branch” as follows: \$549,435 changed to \$550,535.

Amend the appropriation For executive branch: Office of governor: as follows:

“Other personal services: Other†” change figures from \$59,303 to \$62,573; “Total” change figures from \$89,303 to \$92,573; “Governor’s special fund \*\*” change figures from \$11,600 to \$17,000; “Trainee program†††” change figures from \$22,000 to \$16,600; “Operating budget contingent fund \*\*\*\*” change figures from \$75,000 to \$125,000; “Total” change figures from \$324,403 to \$377,673. Further amend the appropriation For executive branch: Office of economic opportunity: by striking out the same and inserting in place thereof the following:

Office of economic opportunity:

Personal services:

Other

\$63,855



Current expenses	7,270
Travel:	
In state	3,500
Out of state	1,200
Other expenditures:	
VISTA transportation	7,260
	<hr/>
Total	\$83,085
Less estimated federal grant	71,085
	<hr/>

Net appropriation 12,000

Further amend the appropriation For executive branch: by changing the figures for "Total for executive branch" as follows: \$369,453 changed to \$422,723.

Amend the appropriation For administration and control: Division of budget and control: by striking out the same and inserting in place thereof the following:

Division of budget and control:

Salary of comptroller	\$17,620
Salary of business supervisor	13,560
Salary of assistant business supervisors	34,982
Other personal services:	
Permanent	9,470
Other	2,500
	<hr/>

Total	\$78,132
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Current expenses	4,500
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Travel:

In state	500
Out of state	500

Equipment	400
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Other expenditures:

Firemen's relief	4,000
League of N. H. arts and crafts	10,000
New England board of higher education:	
Expenses	11,411
Grants	50,000

Oasi contributions:

State employees	815,000
Teachers	780,000
	<hr/>

Total	\$1,754,443
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Further amend the appropriation For administration and control: by changing the figures for "Total for administration and control" as follows: \$2,463,600 changed to \$2,464,801.

Amend the appropriation For agriculture: Office of the commissioner: by striking out the same and inserting in place thereof the following:

For agriculture:

Office of commissioner:

Salary of commissioner	\$13,500
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Other personal services:

Permanent	48,171
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Total	\$61,671
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Current expenses	14,475
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Travel:

In state	3,800
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Out of state	1,800
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Equipment	2,550
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Other expenditures:

Feed, seed and fertilizer analytical services	29,410
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Agricultural marketing and research program	1,200
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Total	\$114,906
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Less estimated federal funds	7,500
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Net appropriation	\$107,406
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Further amend the appropriation For agriculture: by changing the figures for "Total for department of agriculture" as follows: \$386,108 changed to \$391,108.

Amend the appropriation For attorney general's department: by striking out the words "Salaries of five assistant attorneys general" and inserting in place thereof the following:

Salaries of four assistant attorneys general

Amend the appropriation For department of health and welfare: Division of public health services: Maternal child health and crippled children's services: by striking out the same and inserting in place thereof the following:

## Maternal child health and crippled children's services:

## Personal services:

Permanent	\$67,609
Other	44,000

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Total	\$111,609
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Current expenses	125,000
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## Travel:

In state	2,200
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Equipment	70
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## Other expenditures:

Children's program	25,000
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Cystic fibrosis	10,000
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Rehabilitation*	120,000
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Poison information center	3,700
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Total	\$397,579
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Less estimated federal funds	280,200
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Net appropriation	117,379
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\*The division of investigation of accounts shall investigate the payment ability of liable persons as provided by RSA 8:40. Expenditure of this appropriation contingent upon 50-50 matching by federal funds.

Further amend the appropriation For department of health and welfare: Division of public health services: Laboratory services: by striking out the same and inserting in place thereof the following:

## Laboratory services:

## Personal services:

Permanent	\$88,742
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Other	28,000
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Total	\$116,742
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Current expenses	25,000
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Total	\$141,742
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Less estimated federal funds	55,000
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Net appropriation	86,742
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Further amend the appropriation For department of

health and welfare: Division of public health services: by striking out the words and figures: "Total \$918,844" and "Less amount of estimated federal grants not applied above 52,955". Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Net appropriation for division of public health" as follows: 865,889 changed to 918,844. Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Total for division of public health services" as follows: 1,600,306 changed to 1,653,261.

Further amend the appropriation For department of health and welfare: Division of public welfare: Administration: by striking out the words and figures "Operational costs (title XIX) 115,160"; and by changing the figures for "Total" as follows: 664,274 changed to 549,114. Further amend the appropriation For department of health and welfare: Division of public welfare: Old age assistance: by changing the figures for "State's share" as follows: \$916,742 changed to \$716,742; and by changing the figures "Net appropriation" as follows: 816,742 changed to 616,742. Further amend the appropriation For department of health and welfare: Division of public welfare: Medical care and services: by striking out the same and inserting in place thereof the following:

Medical care to aged:‡

State funds	325,000
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‡This appropriation to be used to aid those people who were formally under Kerr-Mills and will not be eligible for aid to categorically needy or under Title XVIII.

Medical care and services:

Categorically needy	\$2,823,327
Less local share	219,889
Less federal share	1,699,524

Net appropriation	903,914
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Further amend the appropriation For department of health and welfare: Division of public welfare: by changing the figures for "Total for division of welfare" as follows: \$6,021,430 changed to \$5,460,685; and by striking out the following words and figures: "Total \$4,852,664" and "Reduction as herein provided\*\* 500,000"; and by changing the figures for "Net appro-

priation for division of welfare" as follows: 4,352,664 changed to 4,291,919; and by striking out the footnote preceded by the signs "\*\*\*"; and by striking out the following words: "Note: Any new positions established for implementation of title XIX shall be classified as temporary."

Further amend the appropriation For department of health and welfare: Division of mental health: Office of director: by adding the sign "†" after the words "Grants to community mental health services"; and by adding at the end of the paragraph the following footnote:

†These funds shall be expended for no other purpose, shall be non-lapsing in the first year of the biennium, and if sufficient funds are not available for both years of the biennium for full implementation, these funds shall be prorated.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Research: by changing the figures for "Other expenditures:" as follows: 15,000 changed to 38,000; and by changing the figures for "Total for New Hampshire hospital" as follows: \$6,831,857 changed to \$6,854,857; and by changing the figures for "Net appropriations" as follows: 6,768,357 changed to 6,791,357.

Further amend the appropriation For department of health and welfare: by changing the figures for "Total for division of mental health" as follows: \$9,832,690 changed to \$9,855,690; and by changing the figures for "Total for department of health and welfare" as follows: \$15,785,660 changed to \$15,800,870.

Amend the appropriation For board of registration in medicine: Travel: by changing the figures for In state as follows: 100 changed to 300; and by changing the figures for Out of state as follows: 500 changed to 300.

Amend the appropriation For resources and economic development: Office of commissioner: Design development and maintenance: by striking out the same and inserting in place thereof the following:

Design development and maintenance:

Personal services:

Permanent

\$92,197

Other	2,940	
	<hr/>	
Total	\$95,137	
Current expenses	5,385	
Travel:		
In state	1,500	
Out of state	150	
	<hr/>	
Total	\$102,172	
Less maintenance refunds	410	
	<hr/>	
Net appropriation		101,762

Further amend by changing the figures for "Total for office of commissioner" as follows: \$343,093 changed to \$348,271.

Further amend the appropriation For resources and economic development: Division of resources development: Forest improvement fund: by striking out the same and inserting in place thereof the following:

Forest improvement fund:

Personal services:

Permanent	\$42,651
Other	17,235

Total	\$59,886
Current expenses	2,000
Travel:	
In state	2,900
Out of state	75
Equipment	1,500
Other expenditures:	
Silviculture	3,280

Total	69,641
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Further amend the appropriation For resources and economic development: Division of economic development: Administration: by striking out the same and inserting in place thereof the following:

Administration:

Salary of director	\$13,500
Other personal services:	
Permanent	15,506

Other	2,400	
		<hr/>
Total	\$31,406	
Current expenses	40,800	
Travel:		
In state	1,250	
Out of state	1,500	
Other expenditures:		
Regional associations*	35,000	
Seacoast regional plan†	11,200	
Eastern states exposition	8,000	
		<hr/>
Total		\$129,156

\*This appropriation shall be equally divided between the five regional associations.

†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For resources and economic development: Division of economic development: Industrial development: by striking out the same and inserting in place thereof the following:

Industrial development:		
Salaries of three senior industrial agents	\$29,607	
Other personal services:		
Permanent	71,256	
		<hr/>
Total	\$100,863	
Current expenses	13,000	
Travel:		
In state	8,000	
Out of state	10,500	
		<hr/>
Total		132,363

Further amend the appropriation For resources and economic development: Division of economic development: by changing the figures for "Total for division of economic development" as follows: 770,401 changed to 781,601.

Further amend the appropriation For resources and economic development: Urban planning assistance: by adding at the end of said paragraph the following:

Note: Authority is granted for the hiring of a temporary accountant I. Salary for this position shall be paid from funds within approved Federal Urban Planning Projects and/or Federal Land and Water Conservation Projects, on a basis consistent with percentages authorized for each project.

Further amend the appropriation For resources and economic development: Division of parks: Self-supporting parks: by striking out said section and inserting in place thereof the following:

Self-supporting parks:

Personal services:

Permanent	\$422,734
Other	170,000

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Total	\$592,734
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Current expenses*	147,000
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Travel:

In state	710
Out of state	350

Equipment	25,000
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Other expenditures:

Major repairs†	40,000
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Total	805,794
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\*This appropriation includes \$28,000 for insurance which shall not be transferred or expended for any other purpose.

†No part of this appropriation shall be transferred or expended for any other purpose. Travel expenses incidental to Major repair projects may be considered as a proper charge against this appropriation.

Further amend the appropriation For resources and economic development: Division of parks: Service parks: by striking out the footnote preceded by the sign “†” and insert in place thereof the following:

†No part of this appropriation shall be transferred or expended for any other purpose. Travel expenses incidental to Major repair projects may be considered as a proper charge against this appropriation.

Further amend the appropriation For resources and economic development: Division of parks: by changing the figures



for "Total" as follows: \$2,311,675 changed to \$2,334,675; and by changing the figures for "Net appropriation for division of parks" as follows: 597,656 changed to 620,656; and by adding at the end of said appropriation the following:

Note 1: Other provisions of law notwithstanding, no free passes shall be issued or honored for admittance to any state park, area or facility.

Note 2: Any balance in the recreation fund at June 30, 1968, shall be carried forward and applied to reduce the fiscal 1969 general fund appropriation for division of parks.

Further amend the appropriation For resources and economic development by changing the figures for "Total for department of resources and economic development" as follows: \$2,159,316 changed to \$2,198,694.

Amend the appropriation For department of safety: Initial plate fund: by striking out the footnote and insert in place thereof the following:

\*Other provisions of law notwithstanding, all expenditures from the initial plates and driver training funds shall be subject to budgeting limitations, and any balances in these funds shall not lapse.

Amend the appropriation For state library: State aid: by changing the figures for "Grants-in-aid to libraries" as follows: 25,000 changed to 30,500; and by changing the figures for "Total for state library" as follows: \$307,763 changed to \$313,263.

Amend the appropriation For higher education fund: by striking out the same and inserting in place thereof the following:

For higher education fund:

University of New Hampshire:

Authorized expenditures	\$21,564,257
Less estimated revenue:†	
Board and room	2,910,800
Tuition	4,264,206
Federal funds	1,166,061
Trust funds	312,847
Auxiliary enterprises	1,329,100

Other revenue	4,303,340	
	<hr/>	
Net appropriation		\$7,277,903
Keene state college:		
Authorized expenditures	\$3,524,026	
Less estimated revenue:‡		
Board and room	687,400	
Tuition	838,450	
Federal funds	24,800	
Auxiliary enterprises	171,500	
Other revenue	447,650	
	<hr/>	
Net appropriation		1,354,226
Plymouth state college:		
Authorized expenditures	\$3,241,335	
Less estimated revenue:‡		
Board and room	990,000	
Tuition	766,750	
Federal funds	37,700	
Auxiliary enterprises	116,014	
Other revenue	203,000	
	<hr/>	
Net appropriation		1,127,871
		<hr/>
Total for higher education fund*		\$9,760,000
		<hr/>
Extension work in counties		\$111,400

‡Actual revenue received in excess of estimates may be expended with prior approval of governor and council.

\*For the fiscal year ending June 30, 1969, the millage formula provided by RSA 187:24 is hereby suspended and the sums hereby appropriated shall be the total appropriation for the university of New Hampshire, Plymouth state college, and Keene state college, and shall be in lieu of requirements for appropriation under said RSA 187:24.

Amend the appropriation For board of education: Administration: by striking out the same and inserting in place thereof the following:

Administration:	
Salary of commissioner	\$16,920

Salary of deputy commissioner	13,680	
Other personal services:		
Permanent*	232,545	
Other	1,500	
	<hr/>	
Total	\$264,645	
Current expenses	20,000	
Travel:		
In state	8,390	
Out of state	2,500	
Equipment	2,000	
	<hr/>	
Total		\$297,535

\*One position of account clerk II and one position of account clerk III are created in the department of education to be filled if federal funds become available to pay the salaries for the positions.

Further amend the appropriation For board of education: Foundation aid: by changing the figures for "State aid to school districts†" as follows: 4,000,000 changed to 4,200,000.

Further amend the appropriation For board of education: Education of deaf: by striking out the same and inserting in place thereof the following:

Education of deaf:		
Current expenses*	\$345,000	
Less estimated revenue	52,110	
	<hr/>	
Net appropriation		292,890

\*These funds shall be for payments to schools for board, room and tuition and shall not be expended for any other purpose and no transfer shall be made therefrom.

Further amend the appropriation For board of education: National defense educational act — title II: by striking out the same and inserting in place thereof the following:

National defense educational act —title III:		
Personal services:		
Permanent	\$38,264	
Current expenses	7,250	
Travel:		

In state	2,200
Out of state	750
Other expenditures:	
Curriculum studies and conference	1,950
Reimbursements to school districts	300,000
Oasi, retirement and insurance	2,300
Total	<u>\$352,714</u>
Less estimated federal funds	<u>328,757</u>

Net appropriation 23,957

Further amend the appropriation For board of education:  
Oasi disability determination: federal by striking out the same  
and inserting in place thereof the following:

Rehabilitation facilities planning grant:

Personal services:	
Permanent	\$13,195
Current expenses	1,300
Travel:	
In state	1,900
Out of state	200
Other expenditures	1,000
Total	<u>\$17,595</u>
Less estimated federal funds	<u>15,835</u>

Net appropriation 1,760

Oasi disability determination — federal:

Personal services:	
Permanent	\$40,610
Current expenses	7,436
Travel:	
In state	425
Out of state	1,040
Equipment	1,110
Other expenditures:	
Medical consultations and examinations	40,561
Clients travel	2,110
Oasi, retirement, merit system,	

blue cross and insurance	4,398
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Total	\$97,690
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Less estimated federal funds	97,690
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Net appropriation	0
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Further amend the appropriation For board of education:  
N. H. vocational institute — Claremont: by striking out the  
same and inserting in place thereof the following:

N. H. vocational institute — Claremont:

Personal services:

Permanent	\$122,480
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Other	10,000
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Total	\$132,480
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Current expenses	45,000
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Travel:

In state	800
----------	-----

Out of state	200
--------------	-----

Total	\$178,480
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Less estimated revenue:

Tuition	25,800
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Textbooks and supplies	12,000
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Evening school and summer program	5,000
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Federal funds	16,731
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Net appropriation	118,949
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Further amend the appropriation For board of education:  
N. H. vocational institute — Manchester: by striking out the  
same and inserting in place thereof the following:

N. H. vocational institute — Manchester:

Personal services:

Permanent	\$226,434
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Other	13,000
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Total	\$239,434
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Current expenses	56,000
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Travel:

In state	650
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Out of state	200	
Equipment	475	
		<hr/>
Total	\$296,759	
Less estimated revenue:		
Tuition	70,000	
Cafeteria	12,500	
Textbooks and supplies	15,000	
Evening school	7,800	
		<hr/>
Net appropriation		191,459

Further amend the appropriation For board of education: Board of nursing education and nurse registration: by striking out the same and inserting in place thereof the following:

Board of nursing education and nurse registration:

Personal services:		
Permanent	\$23,895	
Other	600	
		<hr/>
Total	\$24,495	
Current expenses	6,800	
Travel:		
In state	600	
Out of state	200	
Other expenditures:		
Board members travel	300	
Employee benefits	2,299	
		<hr/>
Total	\$34,694	
Less estimated revenue and balance	34,694	
Net appropriation		0

Further amend the appropriation For board of education: by changing the figures for "Total for board of education" as follows: \$9,439,881 changed to \$9,650,100; and by changing the figures for "Net appropriation for board of education" as follows: \$9,428,381 changed to \$9,638,600.

Amend the appropriation For water resources board by striking out the same and inserting in place thereof the following:

## For water resources board:

Salary of chairman	\$11,639
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## Other personal services:

Permanent	77,458
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Other	1,700
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Total	\$90,797
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Current expenses	3,700
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## Travel:

In state	4,000
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Out of state	675
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Equipment	3,475
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## Other expenditures:

Survey of effect of highway salt on ground water resources†	4,000*
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Stream flow gauging	25,800*
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Connecticut river valley flood  
control commission:

Per diem & expenses of commission	700
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State's contribution to commission	1,950
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Maintenance of dams†	15,000
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Survey and investigation re ground water resources†	11,800*
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Improvements on small watersheds	2,500
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Merrimack river valley flood  
control commission:

Per diem & expenses of commission	600
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State's contribution to commission	3,000
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Total	\$167,997
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## Less transfers from:

Public works and highways	10,000
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Pittsburg project	12,208
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Lakeport project	5,897
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## Net appropriation for

water resources board	\$139,892
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†This appropriation shall not be transferred or expended for any other purpose.

\*To be used only for matching purposes with federal funds.

Note: Notwithstanding any other statute or law to the contrary, the water resources board may not accept or receive any gift or grant of a dam, with or without the approval of the governor and council.

Amend the appropriation For liquor commission: by striking out the same and inserting in place thereof the following:

For liquor commission:

Administration:

Salaries of three commissioners	\$36,500
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Other personal services:

Permanent	305,663
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Other	3,500
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Total	\$345,663
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Current expenses	<b>45,421</b>
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Travel:

In state	21,525
----------	--------

Out of state	2,700
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Equipment	2,109
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Other expenditures:

Oasi and retirement	28,787
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Special investigative work	500
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Total	\$446,705
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Stores operation:

Personal services:

Permanent	\$1,320,679
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Other	235,000
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Total	\$1,555,679
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Current expenses	475,275
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Travel:

In state	10,220
----------	--------

Equipment	46,100
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Other expenditures:

Oasi and retirement	121,480
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Total	\$2,208,754
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Less revenue from sweepstakes commission	114,000
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Net appropriation	2,094,754
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Warehouse:



Personal services:		
Permanent	\$117,384	
Other	16,650	
	<hr/>	
Total	\$134,034	
Current expenses	31,451	
Equipment	768	
Other expenditures:		
Oasi and retirement	10,923	
	<hr/>	
Total		177,176
		<hr/>
Total for liquor commission		\$2,718,635
		<hr/>

Amend the appropriation For sweepstakes commission: Other personal services: by changing the figures for "Permanent" as follows: 125,391 changed to 113,561; and by changing the figures for "Other" as follows: 45,000 changed to 56,830.

Amend the appropriation For tax commission: by striking out the same and inserting in place thereof the following:

For tax commission:

Office of commission:

Salaries of two commissioners	\$24,271
Salary of secretary	15,300
Other personal services:	
Permanent	217,304
Other*	90,000

Total	\$346,875
Current expenses	20,000
Travel:	
In state	42,000
Out of state	2,000
Equipment†	13,500

Total	\$424,375
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\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†No funds of the tax commission shall be expended for purchase of an electronic calculator.

## Municipal accounting:

## Personal services:

Permanent	\$88,924	
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Other	1,000	
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Total	\$89,924	
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Current expenses	2,500	
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## Travel:

In state	7,000	
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Out of state	350	
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Equipment	450	
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Total		100,224
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## Intangible tax:

## Personal services:

Permanent	\$33,897	
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Other	400	
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Total	\$34,297	
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Current expenses	3,300	
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## Travel:

In state	300	
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Out of state	450	
--------------	-----	--

## Other expenditures:

Oasi and retirement	2,570	
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Blue cross and insurance	235	
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Total		41,152
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## Inheritance tax:

## Personal services:

Permanent	\$24,887	
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Other	7,000	
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Total	\$31,887	
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Current expenses	1,820	
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## Travel:

In state	150	
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Out of state	50	
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Total		33,907
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## Tobacco products tax:

## Personal services:

Permanent	\$45,045	
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Other	400	
Total	<u>\$45,445</u>	
Current expenses	2,500	
Travel:		
In state	4,200	
Out of state	750	
Equipment	<u>1,680</u>	
Total		54,575
Boat taxation:		
Personal services:		
Other	\$3,500	
Other expenditures	<u>3,500</u>	
Total	<u>\$7,000</u>	
Less revenue and balance	<u>7,000</u>	
Net appropriation		0
Other expenditures:		
Flood control		70,000
Appraisal school		2,000
Forest conservation aid		52,000
Special aid for heavily timbered towns		<u>20,500</u>
Total for tax commission		<u><u>\$798,733</u></u>

Amend the appropriation For water pollution commission: Office of commission: by striking out the same and inserting in place thereof the following:

For water pollution commission:

Office of commission:

Deputy executive director and chief engineer	\$13,055
Chief aquatic biologist	9,610
Director of municipal services and assistance	9,430
Other personal services:	
Permanent	165,966
Other	<u>3,000</u>

Total	<u><u>\$201,061</u></u>
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Current expenses	13,020	
Travel:		
In state	19,600	
Out of state	1,100	
Equipment	10,410	
	<hr/>	
Total		\$245,191

Further amend the appropriation For water pollution commission: by changing the figures for "Total for water pollution commission" as follows: \$1,870,676 changed to \$1,953,640.

Amend the appropriation For marine fisheries: by striking out the same and inserting in place thereof the following:

For marine fisheries:

Personal services:

Permanent	\$12,264
Other	1,946

Total	\$14,210
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Current expenses	3,500
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Travel:

In state	800
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Out of state	1,400
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Equipment	1,400
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Other expenditures:

Atlantic coast marine fisheries	700
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Project 3-31-R	1,600
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Project 3-32-R	6,300
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Total	\$29,910
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Less estimated revenue	29,910
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Net appropriation	0
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Amend the appropriation For public works and highways: Legislative specials: by changing the figures for "Maintenance, class V highways" as follows: 250,100 changed to 300,100; and by changing the figures for "Total" as follows: 3,766,688 changed to 3,816,688.

Further amend the appropriation For public works and highways: by inserting following the paragraph for "Legislative specials:" the following new paragraph:

## Highway safety rest areas:

Permanent personal services	\$99,000
Temporary personal services	32,000
Current expenses	14,600
Equipment	1,000
Travel:	
In state	1,040
Total	<hr/> \$147,640
Transfer from:	
E.N.H. turnpike	10,930
C.N.H. turnpike	19,070

Net total	<hr/> 117,640
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Further amend the appropriation For public works and highways: Construction and reconstruction: State funds: by changing the figures for "Town road aid" as follows: 1,500,000 changed to 1,650,000; and by changing the figures for "Total" as follows: 3,725,000 changed to 3,875,000.

Further amend the appropriation For public works and highways: by changing the figures for "Total for public works and highways" as follows: \$62,456,311 changed to \$62,773,951.

Further amend the appropriation For public works and highways: Less estimated revenue and balance: by changing the figures for "Available from estimated lapses and balance" as follows: \$1,558,556 changed to \$1,876,196; and by changing the figures for "Total" as follows: 62,456,311 changed to 62,773,951.

Amend the figures for "Total net appropriation for the fiscal year ending June 30, 1969" as follows: \$54,226,887 changed to \$55,450,239.

Amend section 9 by striking out the same and inserting in place thereof the following:

9 Sweepstakes commission funds. Notwithstanding any provision of law to the contrary, in order to allow the sweepstakes commission to efficiently handle its funds, the commission shall deposit all funds received by it in commercial banks throughout the state in not more than as many different accounts as there are outlets for the sale of tickets. The commission may maintain a balance of \$20,000 in one of said accounts

and \$10,000 in all others. All funds in said accounts in excess of said balances shall be transferred weekly to a special sweepstakes bank account in which there shall be maintained a minimum balance of \$100,000, as soon as said amount is available from current sales of tickets. All sums in excess of said minimum of \$100,000 in said special account shall be remitted weekly to the state treasurer for credit to the sweepstakes special fund. Provided however, that on or before December 15 of each year all minimum balances shall be paid into the state treasurer.

\* \* \*

Amendments adopted by vv.

Rep. Cobleigh offered the following amendment.

#### AMENDMENT

Amend section 1 of the bill as follows:

Amend the appropriation For soldier's home: Professional care and treatment: Personal services: "Permanent" by changing the figures as follows: 47,149 changed to 57,180; and by changing the figures for "Total" as follows: 50,649 changed to 60,680.

Further amend the appropriation For soldier's home: "Total" by changing the figures as follows: 145,535 changed to 155,566 and by changing the figures for "Net appropriation for soldier's home" as follows: 85,435 changed to 95,466.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1969" by adding the amount of 10,031.

\* \* \*

The Clerk read the amendment in full.

Rep. Cobleigh explained the amendment.

Amendment adopted by vv.

Rep. Ferguson offered the following amendment.

#### AMENDMENT

Amend the appropriation For resources and economic development: Division of economic development: Admin-

istration: as already amended, by striking out the word "five" in the footnote pertaining to the "Regional associations\*" and inserting in place thereof the word six.

\* \* \*

The Clerk read the amendment in full.

Rep. Ferguson explained the amendment.

Amendment adopted by vv.

Rep. Williamson offered the following amendment.

#### AMENDMENT

Amend the appropriation for Division of Parks by striking out "Note 1:" and renumbering Note 2 to read Note 1 on page 8.

\* \* \*

The Clerk read the amendment in full.

Rep. Williamson explained the amendment.

Amendment adopted by vv.

Rep. Mackintosh offered remarks on the bill.

#### **HB 719**

Ordered to third reading by vv.

#### **HB 328**

relative to salaries of justice, special justice and clerk of Dover district court. Rep. Maglaras for the Dover Delegation. Ought to pass.

Rep. Spitzli moved that further consideration of HB 328 be indefinitely postponed and spoke in favor of the motion.

Rep. Shirley Clark spoke in favor of the motion.

(discussion ensued)

Motion adopted by vv.

#### **HB 732**

relative to procedure for submission of budget for city of Dover. Rep. Maglaras for the Dover Delegation. Ought to pass with amendment.

## AMENDMENT

Amend section 1 of said bill by striking out the same and inserting in place of the following:

1 City of Dover. Amend section 29 of the charter of the city of Dover, as inserted by section 33, chapter 358, Laws of 1953, by striking out said section and inserting in place thereof the following: 29. Budget Procedure. At such time as may be requested by the manager or specified by the administrative code, each officer or director of a department shall submit an itemized estimate of the expenditures for the next fiscal year for the departments or activities under his control to the manager, who shall submit them, with his recommended budget to the council on or before January thirty-first of the fiscal year, which shall be the budget submitted to the public hearing, unless another date shall be fixed by ordinance.

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Budget. Amend section 31 of the charter of the city of Dover, as inserted by section 33, chapter 358, Laws of 1953, by striking out said section and inserting in place thereof the following: 31. Date of Adoption. The budget shall be finally adopted not later than March fifteenth of the fiscal year and not earlier than seven days after the public budget hearing, unless another date shall be fixed by ordinance.

Amend section 3 of said bill by striking out the word "September" in the third line so that said section as amended shall read as follows:

3 Referendum. This act shall not take effect unless it is adopted by a majority vote of those present and voting at the regular biennial election held in Dover, 1967, as hereinafter provided. The city clerk then in office shall cause to be included on the ballot then used the following question: "Shall the provision of an act relative to procedure for submission of the budget for the city of Dover, as enacted by the 1967 session of the general court, be adopted?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite each such word, in which the voter may indicate his choice. The referendum shall be conducted in every way, except as otherwise herein provided, in the same manner as the election of officers. If a majority of those voting on this



question vote in the affirmative on this question this act shall be declared to have been adopted. Within ten days after said referendum the city clerk shall certify to the secretary of state the results of said vote.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 553**

to provide for the election of members of the state board of education was withdrawn.

**HB 734**

providing for the election of the school board members of the Contoocook Valley School District at the time and place of election of town officers in the towns which comprise the school district was withdrawn.

**HB 759**

establishing a state scholarship program was withdrawn.

**HB 724**

defining the crime of perjury and providing for its prosecution. Rep. Healy for Judiciary. Ought to pass with amendment.

**AMENDMENT**

Amend RSA 587:1-a as inserted by section 1 of the bill by inserting after the word "a" in line 4 of the inserted section the word (material) so that said section as amended shall read:

587:1-a Perjury by Single Statement. Whoever, in a trial, hearing, investigation, deposition, certification or declaration, in which the making or subscribing of a statement is required or authorized by law, makes or subscribes a material statement under oath, affirmation or other legally binding assertion that the statement is true, when in fact the witness or declarant does not believe that the statement is true or knows that it is not true or intends thereby to avoid or obstruct the ascertainment of the truth, is guilty of perjury. It shall be a defense to the charge of perjury as defined in this section that the statement is true.

Amend RSA 587:1-b as inserted by section 1 of the bill by inserting after the word "more" in line 4 of the inserted section the word (material) so that said section as amended shall read:

587:1-b Perjury by Contradictory Statements. Whoever, in one or more trials, hearings, investigations, depositions, certifications, or declarations, in which the making or subscribing of statements is required or authorized by law, makes or subscribes two or more material statements under oath, affirmation or other legally binding assertion that the statements are true, when in fact two or more of the statements contradict each other, is guilty of perjury. It shall be a defense to the charge of perjury by contradictory statements as defined in this section that the accused at the time when he made each statement believed the statement was true.

Amend paragraph (2) of RSA 587:1-d as inserted by section 1 of the bill by striking out the inserted 587:1-d (2) and inserting in its place the following:

(2) The question whether a statement was material shall include only whether the statement might affect some phase or detail of the trial, hearing, investigation, deposition, certification, or declaration and is a question of law to be determined by the court.

\* \* \*

Amendment adopted, ordered to third reading by vv.

#### **HB 728**

relative to the entry of judgments. Rep. Spitzli for Judiciary. Ought to pass.

Ordered to third reading by vv.

#### **HB 616**

to permit public dancing on Sunday. Rep. Brungot for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 730**

relative to payment of expenses in certain cases involving the so-called implied consent law. Rep. Frizzell for Judiciary. Ought to pass with amendment.

### **AMENDMENT**

Amend section 1 and 2 of the bill by striking out the same and inserting in place thereof the following:

1 Expenses in Implied Consent Cases. Amend RSA 502:14 (supp) as amended by 1957, 166:3 and 1963, 325:1 by striking out the same and inserting in place thereof the following: 502:14 Duties of Clerk; Disposition of Fines. The clerk shall receive all fines and forfeitures paid into the municipal court from any source. After deducting witness fees, costs of clerk's bonds, court seal, record books, printing blanks, and such other expenses as may be legally incurred in the maintenance and conduct of said court the clerk shall, except in cases otherwise provided, pay the same over to the treasurer of the city or town wherein the said court is located, for the use of said city or town. Provided that whenever fines are assessed on account of violations of Title XXXIV, RSA, relative to public utilities, Title XXXIX, RSA, relative to aeronautics, Title X, RSA, relative to public health, chapter 270, RSA, relative to navigation, chapter 282, RSA, relative to unemployment compensation, chapters 183, 184, 185, 341 to 344, RSA, inclusive, and chapters 284, 345, 425 to 429, 433, 434, 436 to 439, 440 to 443, RSA, relative to agriculture, or any other statutes wherein it is provided that the fines and forfeitures shall be paid to the state or to a department or agency of the state, the clerk of the municipal court shall deduct from each of said fines and forfeitures so collected by the court the sum of ten dollars and twenty per cent of that part of the fine which exceeds ten dollars, and after deducting witness fees and the expenses incurred by law enforcement departments in obtaining blood samples under the provisions of the implied consent law, RSA 262-A:69-a, in all such cases brought in said municipal court, shall pay over the balance to the state or department or agency to whom due, within seven days after the receipt thereof. The clerk of the municipal court shall pay over each month to the respective law enforcement departments their expenses in obtaining blood samples under the provisions of the implied consent law for all such cases presented in the municipal court, which expenses the clerk has deducted from the fines and forfeitures as hereinabove provided. The remaining part of said fines and forfeitures deducted by said clerk as hereinbefore provided shall be retained and used for payment of expenses of the court as hereinabove provided.

2 Expenses in Implied Consent Cases in District Courts. Amend RSA 502-A:8 (supp) as inserted by 1963, 331:1 by striking out the same and inserting in place thereof the following:

502-A:8 Duties of Clerks; Disposition of Fines. The clerk shall receive all fines and forfeitures paid into the district court from any source. After deducting witness fees, costs of clerk's bond, court seal, record books, printing blanks, and such other expenses as may be legally incurred in the maintenance and conduct of said court the clerk shall, except in cases otherwise provided, pay the same over to the treasurer of the city or town wherein said court is located for the use of said city or town. It is further provided that whenever fines are assessed on account of violations of Title XXXIV, RSA, relative to public utilities, Title XXXIX, RSA, relative to aeronautics, Title X, RSA, relative to public health, chapter 270, RSA, relative to navigation, chapter 282, RSA, relative to unemployment compensation, chapters 183, 184, 185, 341 to 344, RSA, inclusive, and chapters 284, 345, 425 to 429, 433, 434, 436 to 439, 440 to 443, RSA, relative to agriculture, or any other statutes wherein it is provided that the fines and forfeitures shall be paid to the state or to a department or agency of the state, the clerk of the district court shall deduct from each of said fines and forfeitures so collected by the court the sum of ten dollars and twenty per cent of that part of the fine which exceeds ten dollars, and after deducting witness fees, if any, and the expenses incurred by the law enforcement departments in obtaining blood samples under the provisions of the implied consent law, RSA 262-A:69-a, in all such cases brought in said district court, shall pay over the balance to the state or department or agency to whom due, within seven days after receipt thereof. The clerk of the district court shall pay over each month to the respective law enforcement departments their expenses in obtaining blood samples under the provisions of the implied consent law for all such cases presented in the district court, which expenses the clerk has deducted from the fines and forfeitures as hereinabove provided. The remaining part of said fines and forfeitures deducted by said clerk as hereinbefore provided shall be retained and used for payment of expenses of the court as hereinabove provided.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 134**

requiring licenses for operation of so-called snow-traveling

vehicles. Rep. Hayes for Fish and Game. Ought to pass with amendment.

## AMENDMENT

Amend the title of the bill by striking out the word "licenses" and inserting in place thereof the word (registration) so that the title as amended shall read:

### An Act

requiring registration for operation of  
so-called snow traveling vehicles.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 262:44 the following new sub-division.

### Snow Traveling Vehicles

#### 262:45 Definitions.

I. "Director" shall mean the director of motor vehicles.

II. "Snow traveling vehicle" shall mean any vehicle propelled by mechanical power that is designed to travel over ice or snow supported in part by skis, belts or cleats, or low pressure tires, used principally for recreational purposes.

III. "Operate." The verb "to operate" in all its moods and tenses when it refers to a snow traveling vehicle means to use that vehicle in any manner within the jurisdiction of the state whether or not said vehicle is underway.

IV. "Cowling" the forward portion of the vehicle usually of fiber glass, or similar material surrounding the motor and clutch assembly.

262:46 Registration. No snow traveling vehicle shall be operated in this state unless registered under this chapter, except as otherwise provided. No snow traveling vehicle shall be registered until the registrant has obtained a permit to register in the same manner as in the case of motor vehicles as prescribed in RSA 260:22 and pay the fees prescribed in RSA 260:27. The provisions of RSA 262:30 shall not apply. The director of motor vehicles is authorized to register such snow

traveling vehicle and issue a registration certificate and assign a registration number plate to such vehicle. All such registrations shall expire at the end of March thirty-first in each year. The director of motor vehicles shall receive a fee of six dollars for each registration issued hereunder, two dollars of which shall be retained by the division of motor vehicles to defray expenses incurred in connection with the manufacture and issuance of registration plates; four dollars shall be transferred to the fish and game department of the state of New Hampshire.

262:47 Operation without Registration. A snow traveling vehicle, owned by a non-resident of this state, which is duly registered in the state of the owner's residence shall not be required to be registered in this state provided the state of the owner's residence grants a reciprocal privilege for the operation of such vehicles owned by residents of this state and registered under its laws. The director for the purposes of this section shall determine the extent of the privilege of operation granted by other states and his determination shall be final.

262:48 Racing. No snow traveling vehicles brought into this state for the purpose of taking part in a race or other contest which has not been in the state in excess of ten days shall be required to be registered as provided herein if the director shall have issued a special permit authorizing it to be used for racing or contest purposes.

262:49 License Necessary. No person shall operate a snow traveling vehicle upon any way in this state unless licensed to operate a motor vehicle as provided by RSA 261:1, 6, 6-a, 6-b, 6-c, and 7. Any non-resident of this state who is duly licensed to operate a motor vehicle in the state of his residence may operate a snow traveling vehicle in this state.

262:50 Dealers. A manufacturer of or dealer in snow traveling vehicles shall register with the director of motor vehicles. The director shall assign a distinguishing number to the applicant and issue to said manufacturer or dealer three registration plates bearing the number assigned to said dealer or manufacturer. The fee for such registration shall be twenty-five dollars, ten dollars of which shall be retained by the division of motor vehicles; fifteen dollars shall be transferred to the fish and game department. A registration plate shall be attached to each snow traveling vehicle, which may be used only for the purpose of demonstration or sale.

262:51 Temporary Plates. The director shall provide registered dealers and manufacturer with temporary registration plates at fifty cents each. When a snow traveling vehicle is sold at retail the dealer or manufacturer may attach a temporary plate to the vehicle bearing the date of sale, which shall be valid for ten days from the date. The registration plate shall be displayed upon the cowl of the vehicle.

262:52 Transfer. When the owner of a registered snow traveling vehicle transfers the ownership of such vehicle and during the same registration year registers another snow traveling vehicle he shall be entitled, upon payment of two dollars, to a credit to the amount of any such permit fee he has paid toward other permit fees that may be required of him in the same registration year. A person who transfers the ownership of a snow traveling vehicle upon application may have registered in his name another snow traveling vehicle for the remainder of the registration year upon payment of a fee of two dollars.

262:53 Authority Under Registration. No person shall operate a snow traveling vehicle upon controlled access highways of this state or within the limit thereof. No person shall operate a snow traveling vehicle upon the main traveled portion, or the plowed snow banks, of any public way except for loading and unloading from another vehicle with the following exceptions:

I. Crossing ways: Properly registered snow traveling vehicles may cross, as directly as possible, preferably at right angles, public ways, except controlled access highways, provided that such crossing can be made in safety and that it does not interfere with the free movement of vehicular traffic approaching from either direction on such public way. It shall be the responsibility of the operator of a snow traveling vehicle to yield the right of way.

II. Adjacent to a Public Way. Whenever it is impracticable to gain immediate access to an area adjacent to a public way where a snow traveling vehicle is to be operated, said snow traveling vehicle may be operated adjacent and parallel to such public way for the purpose of gaining access to the area of operation. This paragraph shall apply to the operation of a snow traveling vehicle from the point where the same is unloaded from motorized conveyance to the area where the snow travel-

ing vehicle is to be operated, or from the area where operated to a motorized conveyance when such loading or unloading cannot be effected in the immediate vicinity of the area of operation without causing a hazard to vehicular traffic approaching from either direction on said way. Such loading or unloading must be accomplished with due regard to safety, at the nearest possible point to the area of operation. Under no circumstances, except as provided, is a snow traveling vehicle to be operated on the main traveled portion of a way that has been plowed or on a snow bank immediately adjacent to the plowed portion of the way, unless such operation is conducted for the sole purpose of crossing said way as provided for in 262:46.

III. Other Portions. Snow traveling vehicles operated on that portion of a public way that is not maintained or utilized for the operation of conventional motor type vehicles.

IV. Under no circumstances are snow traveling vehicles permitted to cross any section of the interstate highway system, toll roads or turnpikes of this state.

262:54 Operation. I. Reckless operation. It is unlawful for any person to operate any snow traveling vehicle recklessly.

II. Operating under influence. It is unlawful to operate any snow traveling vehicle while intoxicated or at all under the influence of intoxicating liquor in any place.

III. Operating to Endanger. It is unlawful for any person to operate any snow traveling vehicle so as to endanger any person or property.

IV. Prudent speed. It is unlawful to operate any snow traveling vehicle except at a reasonable and prudent speed for the existing conditions.

262:55 Accidents. The operator of any snow traveling vehicle involved in an accident upon a public way resulting in injuries to or death to any person or property damage to the estimated amount of fifty dollars or more, or some person acting for him, or the owner of said snow traveling machine having knowledge of the accident should the operator of same be unknown, shall immediately notify a proper law enforcement agency of the facts relating to the accident and within forty-eight hours file a report of the circumstances with the director of motor vehicles on such forms as he shall prescribe. For any



accident occurring on a public highway the owner, the operator, or both shall be subject to the provisions of the New Hampshire Financial Responsibility Law.

262:56 Enforcement. The provisions of this section shall be enforced by every law enforcement officer including conservation officers of the fish and game department, members of the state police, sheriffs, deputy sheriffs, policemen and constables.

#### 262:57 Penalties.

I. Any person who violates this chapter or any rule or regulation relating thereto shall be punished by a fine of not less than ten dollars nor more than fifty dollars for each offense. In addition thereto the operator and/or owner of such vehicle shall be responsible and held accountable to the owner of any lands where trees, shrubs or other property has been damaged as a result of travel over their premises.

II. Any person against whom a tax on a snow traveling vehicle has been assessed as of April 1, 1967 who has paid a permit fee on said vehicle may apply for abatement in writing to the selectmen on or before December 31, 1967 and upon such application the tax assessed on said vehicle shall be abated.

2 Definition. Amend paragraph III of RSA 72:15 by inserting after the word "type" in line 4 the word (snow traveling vehicles) so that said paragraph as amended shall read:

III. Vehicles. Vehicles in excess of the aggregate value of one hundred dollars provided however, that motor vehicles, house trailers and all trailers and semi-trailers used in connection with a vehicle of the tractor type, snow traveling vehicles and farm trailers, shall not be regarded as vehicles.

3 Effective Date. This act shall take effect ninety days after passage.

\* \* \*

Amendment adopted by vv.

Reps. Lloyd Sherman, Hayes, Stephen Smith, Bork, Robert Dion and A. George Manning spoke in favor of the bill.

(discussion ensued)

Rep. Plumer moved the previous question and it was sufficiently seconded.

The question being, shall the main question now be put.  
Motion adopted by vv.

The question being, shall the bill be ordered to a third reading.

Motion adopted by vv.

Rep. Thurston wished to be recorded as not voting on HB 134 under Rule 16.

### **HB 761**

relating to renunciation of a devise or bequest under a will and to prevention of disseizin by purchase at a tax sale. Rep. Sayer for Judiciary. Ought to pass.

Ordered to third reading by vv.

### **HB 771**

relative to the distribution of fines paid to district and municipal courts and repealing provisions relating to distribution of certain fines paid for motor vehicle and fish and game offenses. Rep. Palmer for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

### **CA CR 5**

Concurrent Resolution proposing a constitutional Amendment relating to filling senatorial vacancies. Rep. Gerber for Judiciary. Ought to pass with amendment.

## **AMENDMENT**

Amend the concurrent resolution by striking out paragraph I and inserting in place thereof the following:

I That Article 34 of Part Second of the Constitution of New Hampshire be amended by inserting after the words "in every district of the state" at the end of the second sentence, the words (and in case the person receiving a plurality of votes in any district is found by the Senate not to be qualified to be seated, a new election shall be held forthwith in said district) and by inserting after the word "governor" in the last line the words (and council) so that said article as amended shall read as follows:

[Art.] 34. [Vacancies in Senate, How filled.] And in case there shall not appear to be a senator elected, by a plurality of votes, for any district, the deficiency shall be supplied in the following manner, viz. The members of the house of representatives, and such senators as shall be declared elected, shall take the names of the two persons having the highest number of votes in the district, and out of them shall elect, by joint ballot, the senator wanted for such district; and in this manner all such vacancies shall be filled up, in every district of the state and in case the person receiving a plurality of votes in any district is found by the Senate not to be qualified to be seated, a new election shall be held forthwith in said district. All vacancies in the senate arising by death, removal out of the state, or otherwise, except from failure to elect, shall be filled by a new election by the people of the district upon the requisition of the governor and council, as soon as may be after such vacancies shall happen.

\* \* \*

Amendment adopted by vv.

The Chair advised the House that in order to pass the Concurrent Resolution 239 members, being a 3/5ths majority of the total membership must vote in the affirmative.

The question being, shall Concurrent Resolution No. 5 be ordered to a third reading.

283 members having voted in the affirmative and 1 member having voted in the negative, the Concurrent Resolution was ordered to third reading.

Rep. Healy wished to be recorded as voting "no."

## HCRC 18

polling the New Hampshire Congressional delegation in Washington, D. C., on the principle of tax sharing with state and local governments. Rep. Gorham for Judiciary. Adopt with amendment.

## AMENDMENT

Amend the resolution by striking out all after the caption and inserting in place thereof the following:

*Whereas*, The relationship that exists between the Federal Government and the government of the states is a matter of vital concern; and

*Whereas*, The states play an indispensable role in our Federal system of government; and

*Whereas*, Unless the trend toward restrictive categorical federal grants is reversed, these grants will so entwine themselves that a state's freedom of movement will be significantly inhibited; and

*Whereas*, There is a need and a justification for broader unfettered grants that will give states and localities more freedom of choice, more opportunity to express their own initiative which reflects their particular needs and preferences, all within the overall direction of national purpose; now, therefore, be it

*Resolved*, by the Senate of the State of New Hampshire, the House of Representatives concurring, That this Legislature respectfully petitions the Congress of the United States to propose the following Article as an amendment to the Constitution of the United States.

## ARTICLE

"Beginning with the first full fiscal year after ratification of this amendment by the requisite number of states, there shall be remitted to all of the states of these United States, an amount determined by the Secretary of the Treasury to be equal to not less than 5% of the aggregate total of individual and corporate income taxes paid to the United States during the preceding calendar year.

"Such funds shall be remitted to the states without restriction and this remission of funds shall be in addition to any other federal grant programs which may be enacted by the Congress.

"Each state shall share in such remission in proportion as the population of such States bears to the total population of all of the States, according to the last preceding Federal census."; and, be it further

*Resolved*, That the New Hampshire congressional delegation in Washington, D. C., be polled by the speaker of the

house and the president of the senate acting jointly as to their position on the principle of a tax sharing plan and their replies be recorded in the journal; and be it further

*Resolved*, that copies of these resolutions be forwarded to the legislatures of the other forty-nine states urging them to poll each member of their congressional delegation on this vital issue; and, be it further

*Resolved*, that a duly attested copy of these resolutions be immediately transmitted to the Secretary of the Senate of the United States and the Clerk of the House of Representatives of the United States and to each Member of Congress from this State.

Amendment adopted by vv. Resolution adopted.

## **SB 66**

relative to declaratory judgments. Rep. Gorham for Judiciary. Ought to pass with amendment.

## **AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Superior Court. Amend RSA 491:22 by inserting at the end thereof the following: (No petition shall be maintained under this section to determine coverage of an insurance policy unless it is filed within six months after the filing of the writ which gives rise to the question; provided, however, that the foregoing prohibition shall not apply where the facts giving rise to such coverage dispute are not known to, or reasonably discoverable by, the insurer until after expiration of such six month period, and provided, further, that the superior court may permit the filing of such a petition after such period upon a finding that the failure to file such petition was the result of accident, mistake or misfortune and not due to neglect.) so that said section as amended shall read as follows:

491:22 Declaratory Judgments. Any person claiming a present legal or equitable right or title may maintain a petition against any person claiming adversely to such right or title, to determine the question as between the parties, and the court's judgment or decree thereon shall be conclusive. No petition shall be maintained under this section to determine coverage of

an insurance policy unless it is filed within six months after the filing of the writ which gives rise to the question; provided, however, that the foregoing prohibition shall not apply where the facts giving rise to such coverage dispute are not known to, or reasonably discoverable by, the insurer until after expiration of such six month period, and provided, further, that the superior court may permit the filing of such a petition after such period upon a finding that the failure to file such petition was the result of accident, mistake or misfortune and not due to neglect.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**SB 136**

relative to a wife's right to recover for loss of consortium to the same extent that a husband may do so. Rep. Brungot for Judiciary. Inexpedient to legislate.

Rep. George Roberts moved that the words, ought to pass, be substituted for the words, inexpedient to legislate and spoke in favor of the motion.

(discussion ensued)

Rep. Spitzli spoke against the motion.

Reps. Graf and Capistran spoke in favor of the motion.

Motion adopted by vv.

Ordered to third reading by vv.

**SB 187**

relative to the establishment of the office of public defender in certain counties. Rep. Brungot for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

\* \* \*

Rep. Claflin moved that the order whereby HB 318, to provide for extra funds for the fish and game department from tolls from motor fuel used for propulsion of boats was referred to Resources, Recreation and Development be vacated and the bill be referred to Fish and Game Committee, and spoke in favor of the motion.

Motion adopted by vv.

## INTRODUCTION OF A GUEST

The Chair introduced Mrs. McGinness, wife of Rep. McGinness.

\* \* \*

Rep. Cobleigh offered the following House Concurrent Resolution No. 21.

## HOUSE CONCURRENT RESOLUTION

**HCR 21**

establishing a committee to study program and performance budgeting.

*Whereas*, as state programs and services grow in magnitude and complexity the traditional or line item budget becomes more difficult to use for determining the course of action to be taken on various program and fiscal policy issues; and

*Whereas*, the main concern of all elected members of state government is to realize the greatest benefit to the people of the state for the expenditure of available state funds; be it therefore

*Resolved* by the House of Representatives the Senate Concurring:

That a committee of seven members on program and performance budgeting is hereby established for the purpose of making a thorough study of the same. The speaker of the house shall appoint four members and the president of the senate three members, all appointments being for a term of two years with vacancies to be filled in the same manner as original appointments were made. The committee shall elect its own chairman and all members shall be entitled to their expenses, including legislative mileage, when in the performance of official duties hereunder. It shall be the duty of the committee (1) to study and inform itself on the concept and objectives of program and performance budgeting; (2) to analyze the benefits and drawbacks in the use of such budgeting in this state; (3) to recommend whether such budgeting would be beneficial or not in handling the fiscal matters of the state in whole or in part; (4) to submit a report of its study, findings, and recommendations to the general court not later than January 31, 1969, including

committee may request cooperation from state and local officials any specific recommendations for legislation it may adopt. The in its study. The committee may employ such research or clerical staff as it finds necessary to carry out its duties and exercise its powers. The mileage and expenses of the committee, including salaries of employees, shall be a charge against the legislative appropriation.

\* \* \*

The Clerk read the Concurrent Resolution in full.

Rep. Cobleigh explained the Resolution.

Rep. Pickett spoke in favor of the Resolution.

(discussion ensued)

Rep. Newell moved the Concurrent Resolution be made a special order for 11:01 Thursday next and spoke in favor of the motion.

Motion lost by vv.

Concurrent Resolution No. 21 was adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 332

The Conference Committee appointed on House Bill No. 332 An Act to change the period of limitation of prosecutions of certain offenses, having considered the same report the same with the following recommendations: That the House recede from its position of nonconcurrence in the Senate amendment, that the Senate recede from its position in adopting its amendment to the bill and that the House and Senate concur in the adoption of the following amendment to said bill:

Amend said bill by striking all after the enacting clause and inserting in place thereof the following:

1 Requirement of Prosecution Within One Year Extended. Amend RSA 603:1 by striking out said section and inserting in place thereof the following: 603:1 Periods of Limitation. Indictments and prosecutions for offenses punishable by fine not exceeding five hundred dollars, or by imprisonment not exceeding one year, shall be found or begun within one year, except prosecutions under the provisions of RSA 282, and all



other prosecutions, informations and indictments, including prosecutions under the provisions of RSA 282, except for treason, murder, rape, arson, robbery or burglary, shall be commenced, filed or found within six years after the offense is committed; but the time during which the party charged was not usually and publicly resident within this state shall not be reckoned as part of the time aforesaid.

2 Effective Date. This act shall take effect sixty days after its passage.

James Koromilas  
Richard W. Leonard  
Conferees on the part of the Senate

Armand Capistran  
Donald H. Spitzli  
Margaret A. Griffin  
Conferees on the part of the House

Report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 28

The committee of conference to whom was referred House Bill No. 28, An Act permitting freedom of access to public records and proceedings, having considered the same report the same with the following recommendations.

That the Senate recede from its adoption of its amendments to said bill, that the House recede from its position of non-concurrence in the Senate amendments and that the House and Senate concur in the adoption of the following amendments to said bill.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 91 the following new chapter:

### Chapter 91-A

#### Access to Public Records

91-A:1 Definition of Public Proceedings. The term "public proceedings" as used in this chapter means the transactions

of any functions affecting any or all citizens of the state by any board or commission of any state agency or authority, and all meetings of any board, commission, agency, or authority, of any county, town, municipal corporation, school district, or other political subdivision.

91-A:2 Meetings Open to the Public. All public proceedings are open to the public, and all persons are permitted to attend any meetings of these bodies or agencies, and minutes of such meetings shall be promptly recorded and open to public inspection, except as provided by section 5 of this chapter. If the charter of any city or guide lines set down by the appointing authority requires broader public access to official meetings and records than herein described, such charter provisions or guide lines shall take precedence over the requirements of this chapter.

91-A:3 Executive Sessions. I. Nothing contained in this chapter shall be construed to prevent these bodies or agencies from holding executive sessions but any decisions made during any executive session must be recorded and made available for public inspection promptly, and no ordinances, orders, rules, resolutions, regulations, contracts, appointments or other official actions shall be finally approved in executive session. The conditions of this section do not apply to executive sessions of the committee of the general court.

II. Exceptions. A body, or agency, may exclude the public when it is considering or acting upon the following matters:

(a) The dismissal, promotion, or compensation of any public employee or the disciplining of such employee, or the investigating of any charges against him, unless the employee affected requests an open meeting.

(b) The hiring of any person as a public employee.

(c) Matters which, if discussed in public, would be likely to affect adversely the reputation of any person, other than a member of the body itself.

(d) Consideration of the acquisition, sale, or lease of land which, if discussed in public, would be likely to benefit a party, or parties, whose interests are adverse to those of the general community.

91-A:4 Minutes and Records Available for Public Inspection. Every citizen during the regular or business hours of all

such bodies or agencies, and on the regular business premises of such bodies or agencies, has the right to inspect all public records, including minutes or meetings of the bodies or agencies, and to make memoranda abstracts, photographic or photo-static copies, of the records or minutes so inspected, except as otherwise prohibited by statute or section 5 of this chapter.

91-A:5 Exemptions. The records of the following bodies are exempted from the provisions of this chapter:

I. Grand and petit juries.

II. Parole and pardon boards.

III. Personal school records of pupils.

IV. Records pertaining to internal personnel practices, confidential, commercial, or financial information, personnel, medical, welfare, and other files whose disclosure would constitute invasion of privacy.

91-A:6 Exclusion. This chapter shall not apply to chapter 282 of the Revised Statutes Annotated, relative to employment security.

91-A:7 Violation. Any person aggrieved by a violation of this chapter may petition the superior court for injunctive relief. The courts shall give proceedings under this chapter priority on the court calendar.

2 Effective Date. This act shall take effect sixty days after its passage.

John P. H. Chandler, Jr.

Eileen Foley

Conferees on the part of the Senate

Donald H. Spitzli

A. C. Gorham

John M. Bednar

Conferees on the part of the House

Report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 210

The committee of conference to whom was referred House Bill No. 210 An act providing for the salary for the sheriff of

Rockingham county having considered the same report the same with the following recommendations:

That the House recede from its position of non-concurrence in the Senate amendment, that the Senate recede from its position in adopting its amendment and that the House and Senate concur in the adoption of the following amendment to said bill:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Salary of Rockingham County Sheriff. Amend paragraph II of RSA 104:29 (supp) as amended by 1955, 172:1, 247:1, 1957, 156:1, 309:4, 1961, 175:1, 1963, 129:1, 1965, 162:1, 190:1 and 263:1 by striking out the first sentence of said paragraph and inserting in place thereof the following sentence (In Rockingham the annual salary of the sheriff shall be ten thousand seven hundred and fifty dollars) so that said paragraph as amended shall read as follows: II. In Rockingham the annual salary of the sheriff shall be ten thousand seven hundred and fifty dollars. Said salary shall be payment in full for all his services to the county. The county shall provide him with suitable transportation and he shall not be allowed the established rates for mileage allowable to other sheriffs. He shall be allowed reasonable expenses incurred during the performance of his duties and such expenses shall be subject to the approval of a justice of the superior court. For the service of civil writs and other process which he may perform he shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. He shall in his annual report to the county commissioners report the number of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year.

Arthur Tufts

Eileen Foley

Conferees on the part of the Senate

Doris M. Spollett

F. Albert Sewall

Roy Morrill

Conferees on the part of the House

Report adopted by vv.

## COMMITTEE ON JOURNAL REPORTS

The Committee on the Journal, having examined the Journal of June 8, offers the following amendment and moves its adoption:

*Resolved*, That the Journal of the House of Thursday, June 8, 1967, be corrected in the amendment to HB 363 (capital improvements), in the amending instructions pertinent to section 5 of the bill, where it appears on page 2281 of the first printing of said Journal, by striking out the word "sentence" and inserting in place thereof the word (paragraph) so that said instructions shall read in the permanent printing of said Journal as follows:

Amend section 5 of the bill by striking out all after the first paragraph so that said section as amended shall read as follows:

Henry C. Newell  
For the Committee

Report adopted by vv.

\* \* \*

The Committee on the Journal, having examined the Journal of Wednesday, June 7, 1967, offers the following resolution and recommends its adoption:

*Resolved*, That the Journal of the House of Wednesday, June 7, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said Journal in the following particulars, to wit:

a) Strike out, from the first amendment offered to HB 564 (. . . imposing taxes on meals and rooms . . .) beginning on page 2244, in the amendment to paragraph II of RSA 78-A:6 on page 2245, the words "one cent", "two cents," "three cents", "four cents," "five cents" which represent taxes on increments of charge for meals, and insert in place thereof, respectively, the words (six cents), (seven cents), (eight cents), (nine cents) and (ten cents), so that said paragraph shall read as follows:

II. A tax is imposed of six cents for each taxable meal for which the charge is between one dollar and one dollar nineteen cents inclusive; seven cents when the charge is between one dollar twenty cents and one dollar thirty-nine cents inclusive;

eight cents when the charge is between one dollar forty cents and one dollar fifty-nine cents inclusive; nine cents when the charge is between one dollar sixty cents and one dollar seventy-nine cents inclusive; and ten cents when the charge is between one dollar eighty cents and one dollar ninety-nine cents inclusive. On each additional part of a dollar in the total charge for each taxable meal, the tax shall be imposed at the rate of one cent for each twenty cent increment over one dollar ninety-nine cents.

b) Strike out, from the list of "Pairs" recorded on page 2252 with the call of the roll on the motion to indefinitely postpone HB 564 (. . . imposing taxes on meals and rooms . . .), the word "Rep. Maurice Cummings voting Yes paired with Rep. Hanson voting No," and insert in place thereof the words (Rep. Hanson voting Yes paired with Rep. Maurice Cummings voting No.)

c) Insert in the call of the roll of Rockingham County among the "Yeas" and immediately following the name "Gelt", the name (Peever), said call of the roll of Rockingham County beginning on page 2249 and being on the question of indefinite postponement of HB 564 (. . . imposing taxes on meals and rooms . . .)

Stanley A. Hamel  
For the Committee

Rep. Cobleigh explained the reports.

The reports were adopted by vv.

### RECONSIDERATION

#### HB 395

to provide for an immediate hearing on temporary restraining orders in a divorce libel.

Rep. Spitzli moved that the House reconsider its action whereby it passed HB 395 and that the bill be put on second reading, and spoke in favor of the motion.

Motion adopted by vv.

Rep. Spitzli offered the following amendment.

### AMENDMENT

Amend said bill by striking out section 1 and inserting the following:

1 Restraining Orders. Amend RSA 458:16 (supp) as amended by 1955, 262:3 by inserting at the end of the section the following: (If the temporary orders are made ex parte, the party against whom the orders are issued may file a written request with the clerk of the superior court and request a hearing thereon. Such hearing shall be held no later than five days after the request is received by the clerk. The request shall be filed with the clerk of court for the county in which the libel for divorce, annulment or decree of nullity is filed.) so that the section as amended shall read as follows: 458:16 Temporary Orders. After the filing of a libel for divorce, annulment or a decree of nullity, the superior court may restrain either party from imposing any restraint upon the person or liberty of the other, or from entering the tenement wherein the other resides during the pendency of the libel and, during such pendency, may order a temporary allowance to be paid for the support of the other, and may make such orders respecting the custody and maintenance of the minor children of the parties as shall be deemed expedient for the benefit of the children. If the temporary orders are made ex parte, the party against whom the orders are issued may file a written request with the clerk of the superior court and request a hearing thereon. Such a hearing shall be held no later than five days after the request is received by the clerk. The request shall be filed with the clerk of court for the county in which the libel for divorce, annulment or decree of nullity is filed.

\* \* \*

The Clerk read the amendment in full.

Rep. Spitzli explained the amendment.

Amendment adopted, ordered to third reading by vv.

#### SENATE MESSAGES

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

#### **SB 180**

relating to the sale of pistols and revolvers.

\* \* \*

The Senate has voted to concur with the House of Repre-

sentatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 294**

requiring the use of a checklist at school district meetings.

**HB 700**

to sever certain homesteads from school district No. 12 in the town of Bradford and annex the same to school district No. 3 in the town of Newbury, for school purposes.

**HB 469**

relative to the preparation and publication of an edition of the directory of charitable trusts.

**HB 480**

legalizing the annual town meeting held in the town of Derry on March 14, 1967.

**HB 612**

creating an associate membership in the Upper Valley Development Council, Inc.

**HB 673**

revising the membership of the advisory committee to the traffic safety commission to include a representative from the division of public health services.

**HB 679**

transferring certain records from the Rockingham county registry of deeds to the records and archives center.

**HB 768**

legalizing the budget meeting of the Merrimack county convention held on May 1, 1967.

**HB 624**

relative to taking raccoons by the use of traps.

**HB 707**

providing for a commission to study the recreational uses of the Saco River.

\* \* \*

## SENATE MESSAGE AND INTRODUCTION OF A SENATE BILL

A Senate bill with the following number and title, having passed the Senate and in the passage of which it asks the con-



currence of the House of Representatives, was read a first and second time and referred to committee as follows:

**SB 164**

relative to vocational rehabilitation programs. To Education.

\* \* \*

**ENGROSSED BILLS REPORT****HB 517**

relative to procedure for assessment or re-assessment of taxes when ordered by the tax commission. Rep. Moulton for the Engrossed Bills Committee. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 3 of the bill by striking out line one and inserting in place thereof the following:

3 Appraisers. Amend RSA 71:30 (supp) as inserted by 1961, 90:1 by striking out the section and

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Effective Date. This act shall take effect upon its passage.

\* \* \*

On motion of Rep. Morrill the report was adopted.

**ENGROSSED BILLS REPORT****HB 298**

relating to investments of savings banks. Rep. Moulton for Engrossed Bills Committee. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

326:4 and 1967, 23:2 by striking out said section and inserting in place thereof the following:

Amend section 9 of the bill by striking out line two and inserting in place thereof the following:

paragraph III-a (supp) as inserted by 1955, 214:6 the following new paragraph: III-b. Assigned installment

\* \* \*

On motion of Rep. Bigelow the report was adopted.

### SENATE MESSAGES

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asks the concurrence of the House of Representatives:

#### **HB 650**

relative to placing fill in public waters.

### AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

On motion of Rep. Claffin the House non-concurred in the Senate amendment and a committee of conference was appointed as follows: Reps. Urie, Kimball and Normand.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 566**

relative to unauthorized manufacture or possession of motor vehicle master keys.

### AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

relative to unauthorized manufacture, possession or solicitation for sale of motor vehicle master keys.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Unauthorized Automobile Master Keys. Amend RSA 263 by inserting after section 82 the following new subdivision:

Motor Vehicle Master Keys

263:82-a Definition. "Motor vehicle master key" means: (1) a key which may or may not be one of a set of similar keys, each key being made to operate a series or group of locks of the total lock series or group, the key or keys being constructed to take advantage of unplanned construction similarities in the series or group operated thereby (tryout key); or (2) a device other than the planned key or keys, which may be manipulated in a lock's keyway until such action develops a condition within the lock which enables the lock to be operated (manipulation key); but excludes keys supplied with the motor vehicle by the manufacturer or dealer of the exact duplicate of such keys; and excludes keys supplied with replacement locks or the exact duplicate of such keys.

263:82-b Possession Prohibited. No person shall have in his possession a motor vehicle master key except for the following:

I. Motor vehicle dealers registered under RSA 260:46.

II. Garage mechanics, parking lot attendants or others engaged in the business of repairing, storing or maintaining physical security over motor vehicles.

III. Law enforcement officers.

IV. Locksmiths, key makers or other persons engaged in the business of designing, making, altering, duplicating or repairing locks or keys.

V. A common or contract carrier when such keys are for use incidental to the conduct of its business.

VI. Officers of employees of any automobile club or association if such keys are for use in connection with the activities of such club or association.

VII. Employees of any governmental agency if such keys are for use in connection with the activities of such agency.

263:82-c Prohibited Acts. No person, firm, corporation, partnership or other business entity shall purchase, print, cir-

culate, distribute, sell, or offer for sale advertising or publications containing advertisements promoting the sale of master keys as defined herein except in connection with trade publications or other advertisements intended primarily for those engaged in the activities specified in section 82-b.

263:82-d Penalty. Any person who violates the provisions of this subdivision shall be fined not more than one thousand dollars or imprisoned one to three years or both.

On motion of Rep. Stratton the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **SB 177**

to exempt veterans, including Viet Nam veterans, from payment of fifty dollars of real estate taxes and widows and totally disabled in proportion.

#### **AMENDMENT**

Amend section 3 of the bill by striking out line six and inserting in place thereof the following:

with the United States in the wars, conflicts or armed conflicts, or combat zones set

Amend section 4 by striking out line two and inserting in place thereof the following:

amended by 1955, 289:2 by striking out the same and inserting in place

Amend section 7 by striking out the same and inserting in place thereof the following:

7 Special Appropriation. Amend RSA 41 by inserting after section 15-a (supp) as inserted by 1963, 120:2 the following new section: 41:15-b Service Exemptions Added to Appropriations. Selectmen and assessors shall total the amount to be credited to veterans upon their tax bills, when the same has been determined, and add the same to the total amount of appropria-

tions voted by the town or city as certified to the tax commission for the purpose of having a rate per cent of taxation computed.

\* \* \*

On motion of Rep. Charles Gay the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 155**

to provide facilities where observation and study can be made as to whether a person is an inebriate.

#### **AMENDMENT**

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Temporary Commitment. Amend paragraph II of RSA 172:13 by striking out the same and inserting in place thereof the following: II. Any justice of the superior court and any justice of a municipal or district court on petition of the executive director may commit to the care and custody of the New Hampshire Hospital for a period of not less than thirty days nor more than ninety days any person found by the court on hearing to be an inebriate. The superintendent of the New Hampshire Hospital shall be notified of the filing of any such petition by the court having jurisdiction thereof, and he may appear as an interested party. If the presiding justice finds the evidence sufficient to justify finding that the petitionee may be an inebriate, he may, pending the order as to committal, as provided above, commit such petitionee to the New Hampshire Hospital for a period of not more than fourteen days and require him during said period to submit to the superintendent thereof, for observation and study to determine whether in the judgment of the superintendent said petitionee is an inebriate. Said period of observation may be completed in cooperation with the program on alcoholism. At the end of such period the superintendent in

cooperation with the executive director shall report his findings to the presiding justice. The findings of the presiding justice on all questions of fact presented by any proceedings brought before him under this paragraph shall be final.

On motion of Rep. Cleon Heald the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 33**

relating to excavating, filling and dredging in and adjacent to tidal waters.

**AMENDMENT**

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

On motion of Rep. Claflin the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 211**

relative to the prevention of pollution from dredging, filling, mining, or other construction.

**AMENDMENT**

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

On motion of Rep. Clafin the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 117**

increasing the amount of wages which are exempt from trustee process.

**AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Exemption Increased. Amend paragraph II (supp) as amended by 1961, 245:5 of RSA 512:21 by striking out the same and inserting in place the following: II. Except as otherwise provided in paragraphs IX and X of this section wages of the defendant earned before the service of the writ upon the trustees to the amount of forty dollars for each week shall be exempt. The employer shall pay said exempted amount to the employee on the usual pay day unless other cause exists prohibiting such payment.

2. Prior Earnings. Amend paragraph IX (supp) as amended by 1961, 245:4 of RSA 512:21 by striking out the same and inserting in place the following: IX. Wages of the defendant earned before the service of the writ upon the trustee, to the amount of fifty dollars for each week shall be exempt in any action founded upon any loan contract subject to the provisions of RSA 399-A.

3 Effective Date. This act shall take effect 60 days after its passage.

\* \* \*

On motion of Rep. Spitzli the House concurred in the Senate amendment.

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 280**

relative to voting rights of ex-officio members of planning boards.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Planning Boards. Amend RSA 36:4 by inserting at the end thereof the following: (The ex-officio members shall be voting members of the respective boards) so that said section as amended shall read as follows: 36:4 Personnel of a Planning Board. In the case of cities, the planning board shall consist of nine members, namely, the mayor, one of the administrative officials of the municipality who shall be selected by the mayor, and a member of council who shall be selected by it, as members ex officio, and six persons who shall be appointed by the mayor, if the mayor be an elective officer, otherwise by such officer as the council may in the ordinance creating the planning board designate as the appointing power. In the case of towns, the planning board shall consist of either seven or five members, at the option of the town meeting, including in either case one selectman who shall be chosen by the selectmen to act as ex-officio member, and four or six persons, depending upon whether the entire planning board includes five or seven members, respectively, who shall be appointed by the selectmen. In the case of village districts, the planning board shall consist of either seven or five members, at the option of the village district meeting, including in either case one district commissioner who shall be selected by the district commissioners to act as ex-officio members, and four or six persons, depending upon whether the entire planning board includes five or seven members, respectively, who shall be appointed by the district commissioners. The ex-officio members shall be voting members of the respective boards.

On motion of Rep. Morrill the House concurred in the Senate amendment.



The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 12**

relative to traffic in motor vehicles with changed identification numbers and reports of unclaimed motor vehicles.

**AMENDMENT**

Amend RSA 266:9, as inserted by section 2 of the bill, by striking out the same and inserting in place thereof the following:

266:9 Report Required. Any operator of a place of business for garaging, repairing, parking or storing motor vehicles for the public, in which a motor vehicle remains unclaimed for a period of thirty days shall, within ten days after the expiration of that period, report said vehicle as unclaimed to the nearest police station. Such report shall be on a form prescribed by the department of safety. A motor vehicle left by its owner whose name and address are known to the operator or his employee is not considered unclaimed.

On motion of Rep. Spitzli the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 216**

relative to enacting or amending zoning ordinances in towns and districts.

**AMENDMENT**

Strike out lines 33 and 34 of section 31:63-a as inserted by section 1 of said bill and inserting in place thereof the following:

the voters on the day of the meeting. If the town or village district has adopted an official ballot for the election of its respective officers, the issue as to the adoption of the proposed

Amend said bill by inserting after section 1 the following new section:

2 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Morrill the House concurred in the Engrossed Bills Committee amendment.

### RESOLUTIONS

Rep. Charles Gay, for the Rockingham County Delegation offered the following Resolution.

### RESOLUTIONS

*Whereas*, we have learned with pride that Richard Griffin, a Senior at University of New Hampshire and Associate Professor E. Eugene Allmendinger have been selected to spend six weeks in Hawaii under a National Science Foundation grant for oceanography study, and

*Whereas*, Mr. Griffin and Professor Allmendinger were among less than fifty faculty and students from the continental United States selected for the program, now therefore be it

*Resolved*, that we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby offer our congratulations to these young men for the honor which has been conferred upon them, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. Griffin and Professor Allmendinger.

\* \* \*

Resolutions adopted by vv.

Rep. Bork offered the following Resolution:

### RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of Stephen D. Jewett of East Andover, and

*Whereas*, Mr. Jewett has made the supreme sacrifice for his country, bringing honor to his country, state and town, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. and Mrs. Noah Jewett.

\* \* \*

Resolutions adopted by vv.

Rep. John LaTour, for the Nashua Delegation, offered the following resolution:

### RESOLUTIONS

*Whereas*, we have learned with sorrow of the passing of Edward P. LaPlante, father of our fellow Representative, Roland H. LaPlante of Nashua, therefore be it

*Resolved*, that we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby extend our sincere sympathy to Representative LaPlante in his loss, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. LaPlante.

\* \* \*

Resolutions adopted by vv.

\* \* \*

The Chair announced that yesterday, June 13th was the birthday of George Roberts.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House ad-

journals today it be in honor of the Flag of our Country, and to meet tomorrow morning at 11:00 o'clock.

### THIRD READINGS

The following bills were read a third time, passed, and sent to the Senate for concurrence:

#### **HB 134**

requiring registration for operation of so-called snow-traveling vehicles.

### RECONSIDERATION

Rep. George Gordon III, having voted with the majority, moved that the House reconsider its action whereby it passed HB 134 and spoke against the motion.

Motion lost by vv.

#### **HB 395**

to provide for an immediate hearing on temporary restraining orders in a divorce libel.

#### **HB 718**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968.

### RECONSIDERATION

Rep. Roger Smith, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 718 and spoke against the motion.

Motion lost by vv.

### THIRD READINGS CONTINUED

#### **HB 719**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969.

### RECONSIDERATION

Rep. Roger Smith, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 719 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HB 724**

defining the crime of perjury and providing for its prosecution.

**HB 728**

relative to the entry of judgments.

**HB 730**

relative to payment of expenses in certain cases involving the so-called implied consent law.

**HB 732**

relative to procedure for submission of budget for city of Dover.

**HB 761**

relating to renunciation of a devise or bequest under a will and to prevention of disseizin by purchase at a tax sale.

**CA CR 5**

proposing a constitutional amendment relating to filling senatorial vacancies.

\* \* \*

**SB 66**

relative to declaratory judgments, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

\* \* \*

**SB 136**

relative to a wife's right to recover for loss of consortium to the same extent that a husband may do so, was read a third time, passed, and sent to the Secretary of State to be engrossed.

## RECONSIDERATION

Rep. Capistran, having voted with the majority, moved that the House reconsider its vote whereby it passed SB 136, and spoke against the motion.

Motion lost by vv.

\* \* \*

On motion of Rep. Richardson the House adjourned at 5:48 P. M. in honor of the Flag of our Country.

*Thursday, June 15*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Guest Chaplain Grant Montgomery from the Central Congregational Church of Derry, N. H.

Eternal Father, we always come to Thee with words of  
Confession upon our lips: forgive us our sins.

Accept, we pray Thee, our thanksgiving and gratitude  
For your eternal love that surrounds us, and from  
Which we receive our strength.

Help us now, Father, to conduct the affairs of state  
With a desire to please Thee and expand Thy Kingdom on  
earth.

May we always be sensitive to Thy will and to the needs of our  
fellowman.

Help us do what we ought, and in doing this, our Father,  
Help us to accept our Cross — even as did Jesus Christ Thy Son.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Loxton led the Convention in the Pledge of Allegiance to the Flag.

### HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Mr. John Mitchell, courtesy of Rep. Murphy.

### LEAVES OF ABSENCE

Reps. Manchester, Graf, Roger Duhaime, Gile and Bartlett were granted leave of absence for the day on account of important business.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills & Senate Bills:

**HB 469**

relative to the preparation and publication of an edition of the directory of charitable trusts.

**HB 539**

to enlarge the board of chiropractic examiners, to limit their terms of office and to have additional subjects of examination.

**SB 151**

to extend the amount and repayment time of loans and to provide for unsecured loans for any purpose made by cooperative banks and building and loan associations.

**SB 188**

extending certain tax exemptions to veterans and widows of veterans of Korea and Viet Nam.

**SB 191**

increasing the number of incorporators of the Manchester Savings Bank.

**HB 329**

relative to property holding of Alton Bay Campmeeting Association of the Advent Christian Church.

**HB 182**

increasing fees for sheriffs and deputy sheriffs.

**HB 480**

legalizing the annual town meeting held in the town of Derry on March 14, 1967.

**HB 612**

creating an associate membership in the Upper Valley Development Council, Inc.

**HB 624**

relative to taking raccoons by the use of traps.

**HB 673**

revising the membership of the advisory committee to the traffic safety commission to include a representative from the division of public health services.

**HB 679**

transferring certain records from the Rockingham county registry of deeds to the records and archives center.

**HB 700**

to sever certain homesteads from school district no. 12 in the town of Bradford and annex the same to school district no. 3 in the town of Newbury, for school purposes.

**HB 707**

providing for a commission to study the recreational uses of the Saco River.

**HB 768**

legalizing the budget meeting of the Merrimack county convention held on May 1, 1967.

**SB 185**

relative to unclaimed shares in estates of less than twenty-five dollars.

Rep. Moulton for the Committee

### INTRODUCTION OF BILLS

The following Bill was read a first and second time, laid on the table for printing and referred as follows:

**HB 807**

relating to the payment of money received from the sweepstakes fund. (Greene of Rockingham Dist. 22 — To Executive Departments and Administration.)

\* \* \*

Rep. Murphy moved that the order whereby HB 805, controlling the use and abuse of drugs, was referred to the committee on Judiciary be vacated, and that the bill be referred to the committee on Public Health and spoke in favor of the motion.

(discussion ensued)

Reps. McMeekin and Spitzli spoke in favor of the motion.

Motion adopted by vv.

### COMMITTEE REPORTS

**HB 76**

relative to compensation for board of optometry and an-



nual fees for registered optometrists. Rep. Ainley for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 368**

relative to per diem compensation of board for registration of engineers. Rep. Edward York for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 408**

relative to town road aid. Rep. Bell for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 409**

relative to state aid for class V highways in towns. Rep. Bell for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HJR 19**

appropriating funds for preparation of the Voters' Guide on Constitutional questions at the 1968 election. Rep. Scott-Craig for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 70**

relative to rates for inmates of public institutions. Rep. Ainley for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend by striking out all after the enacting clause and inserting in place thereof the following:

1 Rate. Amend RSA 8:44 by striking out said section and inserting in place thereof the following:

8:44 I. Regular Rates. New Hampshire Hospital. The Director of Mental Health shall determine: (a) A uniform monthly rate to cover the expenses of intensive care, treatment and maintenance of any patient or inmate; (b) A uniform monthly rate to cover the expenses of custodial care, treatment and maintenance of any patient or inmate.

II. Regular Rate. Laconia State School. The Director of Mental Health shall determine a uniform monthly rate to cover the expenses for care, treatment and maintenance of any patient or inmate.

III. Regular Rates. State Sanatorium. The Director of Public Health shall determine and establish a monthly rate to be charged to patients receiving care, treatment and maintenance at its discretion.

After any person has been a resident patient or inmate in any such institution for ten years, the weekly rate shall in no event be more than thirty dollars, excepting patients or inmates who have income from social security, retirement, civil service or Veterans Administration income, trust fund or other income which is sufficient to pay the full rate or a higher partial rate.

2 Effective Date. This act shall take effect upon its passage.

\* \* \*

Amendment adopted by vv.

Rep. Newell offered the following amendment.

### AMENDMENT

Amend paragraph III Regular Rates. State Sanatorium, of RSA 8:44 as said paragraph is inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

III. Regular Rates; State Sanatorium. The Director of Public Health shall determine and establish a monthly rate to be charged to patients receiving care treatment and maintenance at its discretion.

Amend the bill by adding the following new section:

3 Limitations. The limitations set forth in chapter 8:43 and applicable to Laconia State School shall apply in like manner to New Hampshire Hospital.

Amend the bill by renumbering section 2 to read section 3.

\* \* \*

The Clerk read the amendment in full.

Rep. Newell explained the amendment.

Rep. Ainley spoke against the amendment.

(discussion ensued)

Rep. Drake discussed the amendment.

Rep. Ratoff moved that HB 70, with the pending amendment, be made a special order for 11:01 Monday next and spoke in favor of the motion.

Motion adopted by vv.

#### **HJR 44**

appropriating funds for the board of registration for professional engineers. Rep. Belcourt for Appropriations. Ought to pass.

Ordered to third reading by vv.

#### **HJR 61**

making appropriation to supply electric service to Bear Hill and Spruce Pond camps. Rep. Weeks for Appropriations. Ought to pass.

At the request of Rep. Junkins, Rep. Weeks answered questions.

Ordered to third reading by vv.

#### **HJR 75**

in favor of Ronald C. Broderick of Franconia. Rep. Eaton for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

#### **SJR 15**

to reimburse the towns of Bow and Hooksett for the state's share of the cost of fighting a certain forest fire. Rep. Eaton for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

#### **SB 29**

establishing a department of centralized automated data processing. Rep. Bell for Appropriations. Ought to pass with amendment.

### **AMENDMENT**

Amend RSA 8-C:2 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

8-C:2 Data Processing Commission; Established. There is hereby created a data processing commission composed of seven members appointed by the governor with the approval of the council. No less than two of the members shall be persons not in the employ of the state and not legislators but shall have had experience in or knowledge of data processing applications and one of them shall be or have been a finance executive and one shall be or have been a general administration executive; one member shall be a senator; and one shall be a representative.

Amend RSA 8-C:8 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

8-C:8 Deputy Director. There shall be a deputy director of the department who shall be appointed and whose qualifications shall be established by the director with the approval of the commission and the governor and council. The director with the approval of the commission and the governor and council may establish the salary of said deputy at any step in the salary range provided for the position.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Authority to Issue Letter of Intent. The data processing commission may, during the biennium ending June 30, 1969, in cooperation with the division of purchase and property, prepare specifications for a request for bids for equipment to be used by the department for the purposes of RSA 8-C. Upon request of the commission, the director of the division of purchase and property may issue a request for bids to lease or purchase, or both, any or all of said equipment. The request for bids shall include a statement that any acceptance of any such bids shall be contingent upon the availability of funds. The commission may issue, subject to the approval of the governor and council, a letter of intent to the successful bidder or bidders.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Commission Authorized to Initially Appoint Deputy Director. In the event that prior to the appointment of a director of the data processing department the commission finds that in order to expedite the establishment of the department it will be beneficial to the state to appoint a deputy director,

it shall have the power, with approval of governor and council, to appoint a deputy director, to establish his salary at any step in the salary range provided for the position, and to establish his qualifications. He shall hold office until a director is appointed and his successor is appointed and qualified.

Amend section 6 of the bill by striking out the same and inserting in place thereof the following:

6 Salary Established. Amend RSA 94:1 (supp), as amended, by inserting in the proper alphabetical order the following:

Director of data processing	\$16,000	\$17,500
Deputy director of data processing	13,500	15,000

Amend section 7 of the bill by striking out the same and inserting in place thereof the following sections:

7 Rental through Division of Purchase and Property. Amend RSA 8:19, II by striking out said paragraph and inserting in place thereof the following:

II. Purchase all materials, equipment and supplies for all departments and agencies of the state including contracting for the purchase or rental of automatic data processing equipment, except as otherwise specifically provided by law;

8 Appropriation. To provide funds for the implementation of this act the following amounts are appropriated for fiscal 1968 and 1969:

	Fiscal 1968	Fiscal 1969
For data processing commission:		
Director of data processing	\$16,000	\$16,500
Deputy director of data processing	13,500	14,000
Computer systems and programming analyst III	9,600	10,158
Computer systems and programming analyst II	8,600	9,108
Computer programmer I		6,800
Computer programmer I (1½ year)		3,400
Supervisor of data preparation II (1½ year)		2,950
Clerk stenographer IV	4,400	5,630
Other personal services (consultants, etc.)	5,000	5,000
Total personal services	<u>\$57,100</u>	<u>\$73,546</u>

Current expenses	1,000	2,500
Travel:		
In state	50	100
Out of state	250	500
Equipment:		
Executive desks (4-3)	520	390
Executive chairs (4-3)	360	270
Legal size file cabinets (2-2)	180	180
Stenographer desk	150	
Stenographer chair	45	
Adding machines (1-1)	250	250
Calculator	550	
Typewriter	500	
Miscellaneous	250	500
	<hr/>	<hr/>
Total equipment	\$2,805	\$1,590
	<hr/>	<hr/>
Total appropriation	\$61,205	\$78,236
	<hr/> <hr/>	<hr/> <hr/>

The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

9 Effective Date. This act shall take effect July 1, 1967.

\*      \*      \*

Amendment adopted, ordered to third reading by vv.

### HB 667

repealing the bond requirement of user of fuel licensees and the imposition of additional penalties, changing the filing procedures and dates of user of fuel returns and the revising of reciprocal provisions of the motor vehicle and motor vehicle road toll laws. Rep. Gagnon for Executive Departments and Administration. Ought to pass.

Ordered to third reading by vv.

### HB 747

relative to the collection of the motor vehicle road toll. Rep. Barnes for Executive Departments and Administration. Inexpedient to legislate.

Resolution adopted by vv.

**SB 202**

relative to time for filing waiver of provisions of will and release of dower and homestead rights. Rep. Gorham for Judiciary. Ought to pass.

Ordered to third reading by vv.

**SB 205**

to authorize the judge of probate to determine the mode of citation and notice in probate proceedings, was withdrawn.

**CA CR 9**

proposing a constitutional amendment relating to the compensation of members of the Legislature. Providing that the Legislature shall establish the compensation of its members subject to the approval of the Governor and Council. Rep. Frizzell for Judiciary. Ought to pass with amendment.

**AMENDMENT**

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

**CONCURRENT RESOLUTION PROPOSING A CONSTITUTIONAL AMENDMENT RELATING TO:** the Compensation of Members of the Legislature and length of Sessions.

**PROVIDING THAT:** the Legislature May Establish its Per Diem Compensation, Shall Pay their Expenses, and the Length of Sessions Shall be Limited by the Constitution.

Further amend the resolution by striking out everything after the resolving clause and inserting in place thereof the following:

I. Resolved, That Article 15 of Part Second be amended by striking out said article and inserting in place thereof the following new article:

[Art.] 15th [Compensation of the Legislature.] Beginning with the 1971 session of the general court, each member of both houses of the legislature, seasonably attending and not departing without license, shall severally receive, as compensation in full for his services for the term elected, such per diem, for actual daily attendance on legislative days and on non-legislative days, for attendance at committee meetings or on other legislative business, as the legislature shall by statute, from

time to time, establish, provided however, that any bill enacting such a statute shall require for passage a vote of two-thirds of all the members of each house and provided further that no such statute may be enacted to be effective during the term of the legislature then in session. In addition to such compensation members shall be reimbursed for their actual necessary expenses incurred in attending regular or special sessions of the legislature, and on non-legislative days, incurred in attending committee meetings or in performing other legislative business. Provided however, that the 1969 session of the general court may enact a statute establishing the compensation of the 1971 session of the general court in accordance with the provisions of this article.

That Part Second of the Constitution be amended by adding a new article numbered 8-a which is to be inserted immediately following Article 8 of Part Second, the new article to read as follows:

[Art.] 8-a [Limits on Length of Sessions.] The general court shall not meet more than ninety legislative days in regular session in any biennium, or after July first following the biennial assembly. If the general court meets in special session, it shall not meet more than fifteen days in any one special session.

II. Resolved, That the above amendments proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1968.

III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1968 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1967 session of the General Court shall be approved.

IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question:

Do you favor amending the constitution effective for the 1971 session of the legislature to:

1. Repeal the present salary of the legislators of \$200. for two years; and
2. Give the legislature the power to set by statute for the



succeeding session the daily pay of its members which must be voted by two-thirds of each house; and

3. Allow legislators to be reimbursed for their reasonable expenses; and

4. Limit the length of any regular session of the legislature to 90 days or July 1st whichever comes first and the length of any special session to 15 days, which are the present limitations on mileage payments.

V. Resolved, That the Secretary of State be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1967 General Court" shall be added at the top of the ballot in bold type.

VI. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

\* \* \*

Rep. Spitzli spoke in favor of the resolution.

(Rep. O'Neil in the Chair)

(discussion ensued)

(Speaker in the Chair)

Rep. Wallin spoke against the resolution.

(discussion ensued)

#### PARLIAMENTARY INQUIRY

Reps. Gorham and McMeekin rose on a point of parliamentary inquiry.

The Chair stated that the amendment would be germane on either Constitutional amendment.

\* \* \*

Rep. McMeekin moved that Const. Am. Conc. Res. 9 be made a special order for 11:02 Monday next and spoke in favor of the motion.

Reps. Cobleigh and Spitzli spoke in favor of the motion.

Motion adopted by vv.

Rep. Cobleigh moved that Const. Am. Conc. Res. Nos. 6, 7, 10 and 12 be made a special order for 11:03 Monday next and spoke in favor of the motion.

Motion adopted by vv.

#### **SB 74**

increasing the salaries of classified state employees, was withdrawn by the Speaker.

#### **HB 486**

authorizing the establishment of economic development commissions by cities and towns. Rep. Tarbell for Municipal and County Government. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 638**

authorize village districts to establish an operating reserve fund. Rep. Hanson for Municipal and County Government. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out section I and inserting in place thereof the following:

I Anticipation of Taxes. Amend RSA 33:7, II by striking out the same and inserting in place thereof the following:

II. Village Districts. Village Districts may incur debt in anticipation of taxes and other revenue of the financial year in which the debt is incurred, in order to pay current maintenance and operation expenses, and may issue notes therefor to an aggregate principal amount not exceeding the total receipts of the district from such sources during the preceding financial

year. In order to meet necessary expenses which may arise during the period from the beginning of the financial year to the date of the annual district meeting, the treasurer of any district with the approval of the governing board, may issue notes, without a vote of the district therefor, to an aggregate principal amount not exceeding twenty per cent of the total receipts from such sources during the preceding financial year.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 646**

to compensate the towns and cities on account of tax exempt real estate owned by the state. Rep. Galbraith for Municipal and County Government. That it be referred to legislative council.

Resolution adopted by vv.

**HB 669**

providing for the repair or removal of hazardous buildings in cities and towns and for the filling of hazardous building excavations therein. Rep. Hackler for Municipal and County Government. Ought to pass.

Ordered to third reading by vv.

**HB 735**

to authorize counties, towns, cities and school districts to invest excess funds in Federal National Mortgage Association notes, bank time deposits, and bank certificates of deposits. Rep. James Allen for Municipal and County Government. Inexpedient to legislate.

At the request of Rep. Williamson, Rep. Morrill explained the bill.

(discussion ensued)

Resolution adopted by vv.

**HB 736**

authorizing the formation of regional refuse disposal districts. Rep. Crouch for Municipal and County Government. Ought to pass.

At the request of Reps. Christie and deBlois, Rep. Morrill answered questions.

Ordered to third reading by vv.

### ANNOUNCEMENT

The Chair announced that today is the birthday of Rep. Prudhomme.

### RECESS

### AFTER RECESS

#### HB 125

providing fees for town clerks for preparing documents in connection with motor vehicle registration. Rep. Carter for Transportation. Ought to pass.

Ordered to third reading by vv.

#### HB 701

relative to the operation of motorcycles. Rep. Karnis for Transportation. Ought to pass.

Referred to Appropriations under the Rules.

#### HB 753

requiring the owner of a motor vehicle involved in an accident to make a report of the accident and requiring notice of accidents to be given to the nearest police officer. Rep. Remick for Transportation. Inexpedient to legislate.

Resolution adopted by vv.

#### HB 710

defining machinery, including leased machinery, as personal estate rather than real estate for tax purposes. Rep. John Welch for Ways and Means. Inexpedient to legislate.

Rep. Guild moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion and subsequently withdrew his motion.

Resolution adopted by vv.

#### HB 749

to include certain items of machinery as personal estate liable to be taxed. Rep. Graf for Ways and Means. Inexpedient to legislate.

Rep. Angus explained the bill.

Rep. Elmer Johnson moved that HB 749 be laid on the table.

Motion lost by vv.

Question being on the resolution as offered by the committee.

Resolution adopted by vv.

### **HB 765**

imposing a tax on parents of children who attend public schools. Rep. Pettigrew for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

### **HJR 83**

to provide for a committee to assist the legislative council in a study of certain taxes. Rep. Peever for Ways and Means. That it be referred to legislative council.

Resolution adopted by vv.

## **SENATE MESSAGE**

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

### **HB 264**

to authorize courts to revoke motor vehicle licenses for cause.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Koromilas and Leonard.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

### **HB 609**

relative to newspaper publication of bank reports by members of the federal reserve system.

### **HJR 53**

providing reimbursement to the Greenfield school district

for payment of the tuition of two residents of the Laconia state school.

**HJR 72**

in favor of Francis W. Tolman et al.

**HJR 79**

establishing an interim commission to study the laws of eminent domain.

**HB 574**

relative to larceny of rented personal property.

**HB 617**

relating to zoning appeals.

**HB 806**

An act relative to preparation of the appropriation acts for 1967-68 and 1968-69.

**ENGROSSED BILLS REPORT****SB 134**

authorizing non-profit voluntary corporations to provide legal services. Rep. Moulton for Engrossed Bills Committee. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 1 by striking out line two and inserting in place thereof the following:

by 1965, 74:1 and 1967, 102:1 the following new section: 292:1-a Legal Services. Five

\* \* \*

On motion of Rep. Spitzli the report was adopted.

\* \* \*

**SB 127**

adopting the revised uniform federal tax lien registration act. Rep. Moulton for Engrossed Bills Committee. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 2 by striking out the same and inserting in place thereof the following:

2 Repeal. RSA 454 (supp) as amended by 1963, 56:1 and 1965, 377:5, relative to liens for internal revenue taxes, and paragraph IX of RSA 478: 17-b (supp) as inserted by 1965, 292:2, relative to fees in Grafton county, and paragraph VIII of RSA 478:17-a (supp) as inserted by 1967, 67:1 relative to fees in Rockingham county, are hereby repealed.

\* \* \*

On motion of Rep. Spitzli the report was adopted.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 433**

relative to the regulation and control of the conduct of business within the state by certain non-resident corporations not authorized to conduct the business of insurance within this state.

### AMENDMENT

Amend paragraph II of 406-B:2, as inserted by section 1 of the bill, by inserting at the end thereof the following:

(f) Transactions in this state involving group life insurance, group or blanket accident and health insurance and group annuities where the master policy of such groups was lawfully issued and delivered in a state in which the insurer was authorized to do an insurance business.

(g) Any insurance company or underwriter issuing contracts of insurance to industrial insureds, nor to any contract of insurance issued to any one or more industrial insureds. Every industrial insured under a contract procured from an unauthorized insurer shall pay to the commissioner of insurance before March 1 next succeeding the calendar year in which the insurance was so effectuated, continued, or renewed a premium receipts tax of three per cent of the gross premiums charged for such insurance. For the purposes of this section, an "industrial insured" is:

(1) An insured who procures the insurance of any risk or risks other than life and annuity contracts by use of the services of a full time employee acting as an insurance manager or buyer or the services of a regularly and continuously retained qualified insurance consultant; and

(2) An insured whose aggregate annual premiums for insurance on all risks total at least fifteen thousand dollars; and

(3) An insured having at least twenty-five full time employees.

Amend 406-B:3, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

406-B:3 Unauthorized Insurance Prohibited. No person or insurer shall directly or indirectly do any of the acts of an insurance business set forth in section 2 except as provided by and in accordance with the specific authorization of statute.

Amend paragraph I of 406-B:11, as inserted by section 1 of the bill, by adding after the word "insurance" in line two the following: (and premiums on unauthorized insurance procured by industrial insureds) so that said paragraph as amended shall read as follows:

I. Except as to premiums on lawfully procured surplus lines insurance and premiums on unauthorized insurance procured by industrial insureds every unauthorized insurer shall pay to the commissioner before March 1 next succeeding the calendar year in which the insurance was so effectuated, a premium receipts tax of three per cent of gross premiums charged for such insurance other than marine insurance and a premium receipts tax of one-half of one per cent of gross premiums charged for such marine insurance on subjects resident, located or to be performed in this state. Such insurance on subjects resident, located or to be performed in this state procured through negotiations or an application, in whole or in part occurring or made within or from within or outside of this state, or for which premiums in whole or in part are remitted directly or indirectly from within or outside of this state, shall be deemed to be insurance procured in this state. The term "premium" includes all premiums, membership fees, assessments, dues and any other consideration for insurance. Such tax shall be in lieu of all taxes and fire department dues. If the



tax prescribed by this section is not paid within the time stated, the tax shall be increased by a penalty of twenty-five per cent and by the amount of an additional penalty computed at the rate of one per cent per month or any part thereof from the date such payment was due to the date paid.

Amend 406-B:13 Exception, as inserted by section 1 of the bill, by renumbering same to read 406-B:14.

Amend 406-B:14 Exemption from Unauthorized Insurance Laws, as inserted by section 1 of the bill, by renumbering same to read 406-B:15.

Amend section 6 of the bill by striking out the same and inserting in place thereof the following:

6 Countersignature. Amend RSA 405:18 (supp) as amended by 1967, 29:1 by striking out said section and inserting in place thereof the following: 405:18 Insuring Through Agents. Foreign insurance or surety companies, although authorized to transact business within this state, shall only make, write, place, or cause to be made, written, or placed, policies or contracts of insurance or suretyship which are to be effective within this state, through agents who are residents of this state and who are regularly commissioned and licensed to transact business here. Provided, however, that the provisions of this section shall not apply to bid bonds issued in connection with any public or private contract and said provisions do not apply to ocean marine insurance.

\* \* \*

On motion of Rep. Charles Gordon reading of the amendment was dispensed with.

Rep. Gordon explained the amendment.

On motion of Rep. Gordon the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 405**

to authorize cooperative banks and building and loan associations to establish branch offices.

**AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:

**AN ACT** to authorize cooperative banks and building and loan associations to establish branch offices.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Cooperative Banks. Amend RSA 393 by inserting after section 59 (supp) as inserted by 1967, 119:1 the following new section: 393:60 Branch Offices. A cooperative bank or savings and loan association or building and loan association may establish or operate a branch upon receipt of a warrant to do so from the Bank Commissioner, who shall issue such warrant only when satisfied that public convenience and advantage will be promoted thereby and that the financial history, and condition of the institution concerned including its capital fund is considered adequate. The commissioner may require such notice on an application for a branch as he deems proper. A cooperative bank or savings and loan association or building and loan association shall be permitted to establish or operate a branch within a radius of fifteen miles of its principal office. If granted, the commissioner shall issue his warrant in duplicate, one copy to be delivered to the bank or association and the other to the secretary of state for record. Within ten days after opening a branch the bank or association shall file with the commissioner a certificate thereof signed by its president or treasurer. The right to open a branch shall lapse at the end of one year from the date of filing the commissioner's warrant with the secretary of state, unless it shall have been opened and business actually begun in good faith. An application for permission to open a branch shall not be acted upon until the petitioning bank or association shall have paid to the state treasurer the sum of two hundred dollars, for the credit of the commissioner.

Further amend the bill by renumbering the section now numbered 3 to read 2.

On motion of Rep. Bigelow the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 618**

relative to the disclosure of information on the release of fish by the fish and game department. Ought to pass.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Disclosure of Location. Amend RSA 206:18 by striking out said section and inserting in place thereof the following: 206:18 Release of Information. Not less than thirty days after stocking of said fish the director of fish and game shall release at such time as he deems advisable the number and size of fish and the name of the stream or pond or lake planted, but in no instance shall any employee of the fish and game department disclose where or when they were or will be planted. The director may penalize any employee who violates the provisions of this section as he deems reasonable and just.

On motion Rep. Drew the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 481**

restricting boating on certain ponds.

AMENDMENT

Amend said bill by inserting after section 1 the following new section:

2 Restrictions on Boating. Amend RSA 436 by inserting after section 6 (supp) as inserted by 1959, 193:1 the following new section: 486:7 Lee's Pond. On and after July 1, 1967, no person shall use or operate any motor boat or other boat equipped with an outboard motor of more than seven and one-half horse power on the waters of Lee's Pond in the town of Moultonborough. Whoever violates any of the provisions of this section shall be fined not more than fifty dollars.

Further amend said bill by renumbering the original section 2 to read section 3.

\* \* \*

On motion of Rep. Claffin the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bill, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 121**

relative to school building and foundation aid.

### AMENDMENT

Amend section 1 of the bill by striking out line twenty-seven and inserting in place thereof the following:

notes were issued to provide funds for such school buildings. For the purposes of this

\* \* \*

On motion of Rep. O'Neil the House concurred in the Engrossed Bills amendment.

(Rep. Cobleigh in the Chair)

### SENATE MESSAGE AND INTRODUCTION OF CONSTITUTIONAL AMENDMENT CONCURRENT RESOLUTION

A Constitutional Amendment — Concurrent Resolution with the following number and title, having passed the Senate

and in the passage of which it asks the concurrence of the House of Representatives, was read a first and second time and referred to committee as follows:

**CA CR 14**

relating to how often the legislature shall meet. To Judiciary.

**SENATE MESSAGE AND  
INTRODUCTION OF SENATE BILLS**

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 210**

extending uninsured or hit-and-run motor vehicle coverage to include motor vehicles insured by a company which is insolvent on the date of the accident. To Insurance.

**SB 211**

to bar public officer or employee from benefiting from insurance contracts issued on construction paid for by public funds. To Insurance.

**SB 214**

providing for certain exemptions relating to the disqualification of justices. To Judiciary.

**SB 83**

providing for the classification of certain surface waters of the state. To Res. Recr. and Devel.

**REPORT OF COMMITTEE ON THE JOURNAL**

The Committee on the Journal, having examined the Journal of Wednesday, June 7, 1967, offers the following resolution and recommends its adoption:

Resolved, That the Journal of the House of Wednesday, June 7, 1967, first printing, be corrected on page 2248 thereof by striking out all on page 2248 after the words, "Rep. Cobleigh spoke in favor of the bill as amended" and inserting the following:

(discussion ensued)

Rep. Bednar questioned Rep. Cobleigh relative to parliamentary procedure to be followed. (referred to chair)

### STATEMENT BY THE CHAIR

In answer to inquiry by Rep. Bednar, the chair stated that as a result of a conference with Legislative Counsel, the motion to substitute "Ought to Pass with Amendment" for the committee report "Inexpedient to Legislate", though unusual, was admissible. That there was no House Rule covering this, but that several parliamentary manuals including Mason's were in accord with this procedure.

Rep. Guild moved that HB 564 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

### PARLIAMENTARY INQUIRY

Rep. Stevenson rose on a point of parliamentary inquiry relating to provisions of Rule 24 and the previous action taken on HB 623 which had incorporated, as one of its parts, a room and meals tax.

### RULING OF THE CHAIR

The chair ruled that HB 564 might lie since it contained different subject matter, a different tax rate, and in its aggregate was a different bill. The chair also rules that because HB 623 was a combination income tax and sales tax bill, a separate income tax bill or sales tax bill alone might lie.

Marjorie Colburn, For the Committee

Report adopted by vv.

### COMMUNICATIONS

Woodsville, N. H.  
June 12, 1967

Walter R. Peterson, Jr., Speaker  
N. H. House of Representatives  
Concord, N. H.

Dear Speaker Peterson:

I wish to express my thanks, with deep appreciation, for the Resolutions as drawn, on the passing of my husband, Wilfred J. Larty.

The beautiful tribute expressed for his services, shared by the members of the House, will be long cherished.

Most sincerely,  
Frances D. Larty

\* \* \*

Laconia, N. H.  
June 10, 1967

Walter R. Peterson, Jr., Speaker  
House of Representatives  
Concord, N. H.

Dear Speaker Peterson:

Your expression of sympathy in the tribute given F. E. Normandin in the Resolutions passed by the House of Representatives was gratefully appreciated.

Having served as a member of the General Court I know Mr. Normandin would have been pleased with your thoughtfulness.

Sincerely,  
Mrs. F. E. Normandin and family

## RESOLUTIONS

Reps. Wallin, Stratton and Karnis offered the following resolution:

### RESOLUTION

*Whereas*, 1967 marks the 50th anniversary of the independence of Finland, and

*Whereas*, during this fifty years this brave nation has had to defend its territorial integrity from unwont aggression; and in so doing have managed not only to maintain their democratic form of government but also fulfill obligations placed upon them by the exigencies of war the accomplishment of which has made them an example of responsibility unparalleled among nations, and

*Whereas*, many sons and daughters of Suomi came to the United States in search of the freedom and opportunity not enjoyed in their native land until the year of independence,

many descendants of whom live in New Hampshire, now therefore be it

*Resolved*, that we, the Members of the New Hampshire House of Representatives in General Court convened, extend warm congratulations and best wishes to Finland on the occasion of its 50th anniversary of independence and pray that the ensuing years bestow upon Finland the good fortune its stalwart patriots so richly deserve, and be it further

*Resolved*, that a copy of these resolutions be transmitted to the Finish Parliament as a token of good will from the people of the State of New Hampshire.

\* \* \*

Resolutions adopted by vv.

Rep. Barron offered the following resolution for the Salem Delegation:

#### RESOLUTION

*Whereas*, we are proud to congratulate Gail Nutter of Salem upon her work as a Home Economics student for which she has received the Danforth Award for Home Economics College Seniors, and

*Whereas*, Miss Nutter will spend two weeks in St. Louis for first hand knowledge of business activities and two weeks at the American Youth Foundation Camp in Michigan, therefore be it

*Resolved*, that we, the members of the New Hampshire General Court do hereby offer our heartiest good wishes to Miss Nutter with the hope that she may profit by this award, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Miss Nutter.

\* \* \*

Resolutions adopted by vv.

Rep. Keeney for the Hudson Delegation offered the following Resolution:



## RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of SP4 Leonard K. Nute of Hudson, and

*Whereas*, Mr. Nute made the supreme sacrifice for his country, bringing honor to his country, state and town, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. and Mrs. Frank L. Nute.

\* \* \*

Resolutions adopted by vv.

(Speaker in the Chair)

## RESOLUTIONS CONTINUED

Rep. Cobleigh, for the Nashua Delegation, offered the following resolution:

## RESOLUTION

*Whereas*, we have learned with pride that the Nashua High School Track Team won the State Championship for four consecutive years and the New England championship for two years, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, extend our heartiest congratulations to the Nashua High School Track Team and their coach, Mr. Francis Tate, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Coach Tate.

\* \* \*

Resolutions adopted by vv.

## RESOLUTION

Reps. Cobleigh and Pickett offered the following resolution:

*Whereas*, there presently exists before the General Court a tremendous backlog of legislative work requiring the disposition of approximately 600 bills, joint resolutions and concurrent resolutions proposing constitutional amendments; and

*Whereas*, if the General Court is to take action on these legislative matters prior to adjournment on July 1, 1967, maximum use of the remaining working days in the current session must be utilized; now therefore be it

*Resolved*, that the House meet Monday through Friday, June 19-23, five days inclusive; and Monday through Friday, June 26-30, five days inclusive, for the purpose of disposing of such remaining legislative business as may regularly come before it.

\* \* \*

Rep. Cobleigh spoke in favor of the resolutions.

Resolution adopted by vv.

\* \* \*

Rep. Mahony was recognized by the Chair to present to Rep. McMeekin Chairman of the Public Health Committee a gift from the committee.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be in honor of World War I veterans, and to meet next Monday morning at 11:00 o'clock.

### THIRD READINGS

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

**HB 76**

relative to compensation for board of optometry and annual fees for registered optometrists.

**HB 368**

relative to per diem compensation of board for registration of engineers.

**HB 408**

relative to town road aid.

**HB 409**

relative to state aid for class V highways in towns.

**HB 667**

repealing the bond requirement of user of fuel licensees and the imposition of additional penalties, changing the filing procedures and dates of user of fuel returns and the revising of reciprocal provisions of the motor vehicle and motor vehicle road toll laws.

**HB 638**

to authorize village districts to establish an operating reserve fund.

**HB 669**

providing for the repair or removal of hazardous buildings in cities and towns and for the filling of hazardous building excavations therein.

**HB 736**

authorizing the formation of regional refuse disposal districts.

**HB 125**

providing fees for town clerks for preparing documents in connection with motor vehicle registration.

**HJR 19**

appropriating funds for preparation of the Voters' Guide on constitutional questions at the 1968 election.

**HJR 44**

appropriating funds for the board of registration for professional engineers.

**HJR 61**

making appropriation to supply electric service to Bear Hill and Spruce Pond camps.

**SB 29**

establishing a department of centralized automated data processing, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

\* \* \*

**SB 202**

relative to time for filing waiver of provisions of will and release of dower and homestead rights, was read a third time, passed, and sent to the Secretary of State to be engrossed.

\* \* \*

On motion of Rep. Spaulding the House adjourned at 3:31 P. M. in honor of World War I veterans.

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*Monday, June 19*

The House met at 11:00 o'clock.

**JOINT CONVENTION**

Prayer was offered by Guest Chaplain Allan M. Lurvey of the Rand Memorial Congregational Church of Seabrook, as follows:

**INVOCATION**

O God, who hast created men with the possibility of living justly with one another, grant those who represent the people the wisdom to decide what is in the public interest and the courage to sacrifice private gain for the common good.

The Reverend Allan M. Lurvey

The following was offered by Chaplain Peter Floyd:

Your thoughts and prayers are requested for the family and friends of the Representative from Newport, Herbert H. Wright. Mr. Wright passed away this weekend.

**PLEDGE OF ALLEGIANCE TO THE FLAG**

Rep. Carter led the Convention in the Pledge of Allegiance to the Flag.

## INTRODUCTION OF A GUEST

The Chair introduced to the Joint Convention, Mr. Lee Wulff of Swanzey, N. H., internationally known sportsman, author of many books and articles on hunting and fishing. Mr. Wulff has also made many films for television, particularly concerned with fishing in many parts of the world. Mr. Wulff addressed the Convention briefly on the subject of fish and game in general.

On motion of Senator Lamprey from the 3rd District, the Convention rose.

HOUSE  
INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Mr. Thomas Cole of North Hampton, courtesy of Rep. James Leavitt.

Mr. Daniel G. LaBelle of Dover, courtesy of Rep. Murphy.

Mr. William McNeely, grandson of Rep. Roger Hunt of Stratford.

Mrs. Degagne of Bedford, courtesy of Rep. Wiggin.

Girl Scout group from Claremont with their leader, Miss Diane Spaulding, courtesy of the Claremont Delegation.

## LEAVES OF ABSENCE

Reps. Tasoulas, Milburn Roberts, Emile Soucy, Ellms and Gile were granted leave of absence for the day on account of important business.

Reps. Rolfe and Walter B. Dame were granted leave of absence for the day on account of a death in the family.

Rep. John Wright, Jr. was granted leave of absence for the day to attend a funeral.

Rep. Mudgett was granted leave of absence for the week on account of important business.

Rep. O'Connor was granted indefinite leave of absence on account of illness.

Mrs. Balomenos of Rochester was granted leave of absence for the day because of important business.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and Senate Bills and Joint Resolutions:

**HB 481**

restricting boating on certain ponds.

**HB 517**

relative to procedure for assessment or re-assessment of taxes when ordered by the tax commission.

**HB 560**

authorizing the state treasurer to lapse certain accounts to the general fund.

**HB 618**

relative to the disclosure of information on the release of fish by the fish and game department.

**SB 202**

relative to time for filing waiver of provisions of will and release of dower and homestead rights.

**HB 12**

relative to traffic in motor vehicles with changed identification numbers and reports of unclaimed motor vehicles.

**HB 33**

relative to excavating, filling and dredging in and adjacent to tidal waters.

**HB 216**

relative to enacting or amending zoning ordinances in towns and districts.

**HB 806**

relative to preparation of the appropriation acts for 1967-68 and 1968-69.

**SB 136**

relative to a wife's right to recover for loss of consortium to the same extent that a husband may do so.

**SB 177**

to exempt veterans, including Viet Nam veterans, from payment of fifty dollars of real estate taxes and widows and totally disabled in proportion.

**SB 180**

relating to the sale of pistols and revolvers.

**HB 280**

relative to voting rights of ex-officio members of planning boards.

**HB 566**

relative to unauthorized manufacture, possession or solicitation for sale of motor vehicle master keys.

**HJR 53**

providing reimbursement to the Greenfield school district for payment of the tuition of two residents of the Laconia state school.

**HB 117**

increasing the amount of wages which are exempt from trustee process.

**HB 155**

to provide facilities where observation and study can be made as to whether a person is an inebriate.

**HB 405**

to authorize cooperative banks and building and loan associations to establish branch offices.

**HB 574**

relative to larceny of rented personal property.

**HB 615**

to regulate the towing of motor vehicles.

**HB 617**

relating to zoning appeals.

**HJR 72**

in favor of Francis W. Tolman et al.

**HJR 79**

establishing an interim commission to study the laws of eminent domain.

Idanelle Moulton  
For the Committee

## INTRODUCTION OF BILLS

**HB 808**

to regulate the fees charged for hauling pre-built homes and mobile homes over state highways. (Raiche of Hillsborough Dist. 34 — To Transportation.)

**HJR 89**

to establish a nursing education aid program. (Willey of Grafton Dist. 19 — To Appropriations.)

## RECONSIDERATION

**HB 338**

prohibiting hunting or discharge of firearms within six hundred feet of an occupied building.

Rep. Pryor, having voted with the majority, moved that the House reconsider its action whereby it adopted the resolution of the committee, inexpedient to legislate, on HB 338 and spoke in favor of the motion.

Reps. Watson, Philip Heald, Junkins and Schwaner spoke in favor of the motion.

Rep. Hayes spoke against the motion.

(discussion ensued)

Reps. Bork, Underwood, Fortin, Thurston, Persson, and Guild spoke in favor of the motion.

Reps. Oleson, George Gordon, Andersen and Maynard spoke against the motion.

Rep. Philip Heald spoke a second time in favor of the motion.

Motion lost by vv.

Rep. Watson requested a division.

122 members having voted in the affirmative and 124 members having voted in the negative, the motion to reconsider was lost.

Rep. Watson requested the yeas and nays, seconded by Rep. Randall, and subsequently withdrew his request.

Rep. Underwood challenged the accuracy of the count in division 1.



Rep. Angus challenged the accuracy of the count in Division 2.

Rep. Cobleigh challenged the accuracy of the count in division 3.

Rep. Stevenson challenged the accuracy of the count in division 4.

Rep. Ratoff challenged the accuracy of the count in division 5.

The Chair requested another division.

The question being on the motion to reconsider HB 338.

152 members having voted in the affirmative and 138 in the negative, the motion to reconsider was adopted.

Rep. Watson moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Rep. Hayes moved that further consideration of HB 338 be indefinitely postponed and spoke in favor of the motion.

The nays appeared to have it by a vv.

Rep. George Gordon requested a division.

137 members having voted in the affirmative and 147 in the negative, the motion lost.

The question now being on the motion to substitute the words, ought to pass, for the words, inexpedient to legislate.

The nays appeared to have it on a vv.

Rep. Watson requested a division.

148 members having voted in the affirmative and 138 in the negative, the motion was adopted.

Rep. Watson offered the following amendment.

#### AMENDMENT

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Prohibition. Amend RSA 207 by inserting after section 3 the following new section: RSA 207:3-a Prohibition. It is

unlawful for a person to hunt or discharge firearms, on the land of another, without permission of the owner, if he is within 600 feet of an occupied building and on the land of the owner of said building. Whoever violates the provisions of this section shall be fined not more than one hundred dollars.

\* \* \*

The Clerk read the amendment in full.

Rep. Watson spoke in favor of the amendment.

Rep. Oleson moved that HB 338 be recommitted to the committee on Fish and Game and spoke in favor of the motion.

Rep. Underwood spoke against the motion.

At the request of Rep. Lloyd Sherman, Rep. Oleson answered a question.

Rep. Watson spoke against the motion.

(discussion ensued)

Reps. Robert Dion, deBlois, Stevenson and Shirley Clark spoke in favor of the motion.

At the request of Rep. Mackintosh, Rep. Watson answered questions.

The question now being, shall the bill be recommitted to Fish and Game.

On a vv the Chair was in doubt and requested a division.

148 members having voted in the affirmative and 150 in the negative, the motion to recommit was lost.

The question now being on the amendment as offered by Rep. Watson.

Amendment adopted, ordered to third reading by vv.

## RECESS

## AFTER RECESS

### HB 259

to implement the national highway safety program. Rep. Weeks for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out in section 1 the paragraph 239-B:4 and inserting in place thereof the following:

239-B:4 Expenditures. To meet such obligations the governor with the consent of the council is authorized to use any money appropriated for the highway safety program. When federal funds are received the same shall be used to reimburse the appropriate funds for expenditures made.

Further amend the bill by striking out section 3 and renumbering sections 4, 5 and 6 to read 3, 4 and 5 respectively.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HJR 86**

in favor of Lawrence E. Philbrook. Rep. Rufo for Claims and Aeronautics. Ought to pass.

Ordered to third reading by vv.

**HB 734**

providing for the election of the school board members of the Contoocook Valley School District at the time and place of election of town officers in the towns which comprise the school district. Rep. Robert C. Brown for Education. Ought to pass with amendment.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Election at Town Meeting. The Contoocook Valley school district may at any annual school meeting, under an article in the warrant for such meeting, vote to elect its school board members at the annual town meeting in the towns comprising said district, and may rescind such action in like manner. Such action shall not take effect until the calendar year next following the year in which such action is taken. The newly elected school board members shall take office as of said annual town meeting at which they are chosen. The oath of office shall be administered to said school board members by the town moderator, clerk, or one of the selectmen of any of the

towns comprising the district or by a justice of the peace in accordance with the provisions of RSA 42.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Check-List and Nonpartisan Ballot System. At the time when the Contoocook Valley school district votes to elect its school board members as provided in section 1, each pre-existing school district which is a member thereof and which has not already done so, shall be deemed to have adopted, for the purpose of electing school board members, the check-list of the town within which it was located in accordance with the provisions of RSA 197:12-a.

Amend section 3 of the bill by striking out in line two the words "district offices" and inserting in place thereof the words (board member) so that the section as amended shall read as follows:

3 Duties of Clerk of School District. Declarations of candidacy of school board member shall be filed with the clerk of the school district. The clerk of the school district shall prepare the official ballots for the district, and shall deliver the same to the town election officers in the towns comprising the district before the opening of the polls at the annual town meeting in such towns. Said ballots shall be of a different color from any other ballot being used at said meeting.

Amend section 6 of the bill by striking out the section and inserting in place thereof the following:

6 Posting Warrants. When the school district has voted to elect its school board members at the annual town meeting in the towns comprising the district, in accordance with the provisions of section 1 herein, the district school board shall post a special warrant for the election of such school board members, as school boards are required to do under the provisions of RSA 197:5 and 7. The special warrant for the election of school board members shall prescribe the time the polls are to open and also an hour before which the polls may not close. Said prescribed times shall be the same as those set for the opening and closing of polls for the town meeting in the towns comprising the district.

\* \* \*

Amendment adopted by vv.

Rep. Donald Welch offered the following amendment.

### AMENDMENT

Amend the bill by inserting after section 6 the following new sections:

7 Time of Elections. Amend section 2 of chapter 355, Laws of 1961 by striking out said section and inserting in place thereof the following: 355:2 Elections. The election officers in each ward whose duty it is to conduct regular biennial elections shall conduct an election, as hereinafter provided, on the Tuesday after the first Monday in November, annually, to elect three members of the board of education of the Concord union school district to serve terms of three years each. For the purposes of this election, the voters in the several wards shall cast their ballots in their respective wards for the election of members of the board of education in such convenient places as may be designated by the supervisors of the checklist and provided by the district. Candidates for election to the board of education shall be listed on a ballot separate from the ballot or ballots used in any other elections which may be held concurrently with the board election, as provided in section 4 of this chapter. The first election under this chapter shall be held on the Tuesday after the first Monday in November 1969. All board members elected prior to the effective date of this act shall continue in office through the last day of December in the year in which their terms otherwise would have expired.

8 Board of Education. Amend section 6 of chapter 355, Laws of 1961, by striking out said section and inserting in place thereof the following: 355:6 Governing Body. All the powers of the district are vested in a board of education of nine members. Members of the board shall take office on the first day of January following their election. The board shall, at its first regular meeting in January, choose one of its members as president for a term of one year. If there is a vacancy in the office of the president, the board shall choose one of its members to serve for the unexpired term. The board shall, at its first meeting in January, choose a person who is not a member of the board to serve as clerk of the district, and shall choose some other person, who also is not a member of the board, as treasurer of the district. The board shall define their duties and determine their compensation. The district treasurer may be a

regular employee of the district, but the clerk may not be an employee of the district.

9 Meetings; Rules, Amend section 9 of chapter 355, Laws of 1961, by striking out in lines 11, 12 and 13 the words "Newly elected members of the board shall take office at the first meeting in April following their election" so that said section as amended shall read as follows: 355:9 All Meetings Public. All meetings of the board of education shall be public. Regular meetings shall be held on the second Monday of each month and special meetings shall be held on call of the president or on written request of at least five members of the board. The board shall establish its own rules, and a majority shall constitute a quorum for the transaction of its business. Nothing herein shall prevent the board from holding executive sessions, from which all except its own members may be excluded, for the discussion on matters which, in the opinion of a majority of the board, would not be in the public interest or would tend to injure any individual in his professional or personal affairs. All business of the board, however, shall be transacted in public session.

Further amend the bill by renumbering section 7 to read section 10.

\* \* \*

The Clerk read the amendment in full.

Rep. Donald Welch explained the amendment.

Rep. Alice Davis spoke against the amendment.

Amendment lost by vv.

Ordered to third reading by vv.

#### **HB 347**

to improve management-employee relations in state employment, was withdrawn by committee.

#### **HB 30**

increasing the salary of the Merrimack County Treasurer. Rep. Reddy for the Merrimack County Delegation. Ought to pass with amendment.

#### **AMENDMENT**

Amend section 1 of the bill by striking out the word "two"

in line 4 and line 13 and inserting in place thereof the word (one) so that said section as amended shall read:

1 Merrimack County Treasurer. Amend RSA 29:14 (supp) as amended by 1955, 172:2; 247:3, 1957, 149:1, 1963, 8:1 and 1965, 262:2 by striking out the words "In Merrimack, six hundred dollars" and inserting in place thereof the words (In Merrimack, one thousand dollars) so that said section as amended shall read as follows: 29:14 Salaries. The annual salaries of the treasurers of the several counties to be in full for their services and allowances of every kind, except as hereinafter provided, shall be as follows:

In Rockingham, twelve hundred dollars.

In Strafford, five hundred dollars.

In Belknap, five hundred dollars.

In Carroll, seven hundred and fifty dollars.

In Merrimack, one thousand dollars.

In Hillsborough, twelve hundred dollars.

In Cheshire, four hundred dollars.

In Sullivan, five hundred dollars.

In Grafton, five hundred dollars.

In Coos, five hundred dollars.

To the foregoing sums shall be added a reasonable sum for all necessary expenses upon order of the county commissioners.

Amend the bill by inserting after section 1 the following new section:

2 Merrimack County. Amend RSA 28:28 (supp) as amended by 1955, 247:4, 269:1, 1957, 182:1, 246:1, 1961, 80:1, 157:1, 210:1, 1963, 94:1, 329:2, 1965, 142:1, 191:1 and 252:1 by striking out in line 7 the words "In Merrimack, two thousand dollars" and inserting in place thereof the words (In Merrimack, twenty-two hundred and fifty dollars) so that said section as amended shall read:

28:28 Commissioners. The annual salary of each commissioner of the following counties shall be as follows, payable monthly by the county:

In Rockingham, three thousand dollars.

In Strafford, fifteen hundred dollars.

In Belknap, fifteen hundred dollars.

In Carroll, eighteen hundred dollars.

In Merrimack, twenty-two hundred fifty dollars.

In Hillsborough, forty-five hundred dollars.

In Cheshire, two thousand dollars.

In Sullivan, eighteen hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

To the foregoing sums shall be added, in all counties, a reasonable sum for all necessary expenses, upon order of the county auditors.

Further amend the bill by renumbering section 2 to read section 3.

\* \* \*

Amendment adopted, ordered to third reading by vv.

#### **HB 226**

relating to method of enactment of building code ordinances in towns. Rep. James F. Allen for Municipal and County Government. Ought to pass with amendment.

#### **AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Method of Enactment in Towns. Amend RSA 156-A:1-a as inserted by 1965, 346:1 by striking out said section and inserting in place thereof the following:

156-A:1-a Method of Enactment in Towns. Any proposed building code ordinance, as submitted by a Planning Board or the board of Selectmen, or any amendment to an existing building code ordinance as proposed by a Planning Board or Board of Selectmen shall be submitted to the voters of a town in the following manner:

I. Ordinance or Amendment by the Planning Board or Board of Selectmen. There shall be at least two public hearings at least fifteen days apart on the regulation or restriction at which parties in interest and citizens shall have an opportunity to be heard. At least fifteen days' notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a legal notice thereof shall



also be posted in at least three public places in such town. The public hearings shall be held by the Planning Board, or the Board of Selectmen, when there is no Planning Board. After the first public hearing, the Planning board, or Board of Selectmen, when there is no planning board, shall consider all changes proposed to the ordinance or amendment at that hearing, and shall vote to accept or reject such changes prior to the second public hearing. The notice of the second public hearing must include either the text or an adequate statement of all changes in the proposed ordinance or amendment considered at the first hearing which were subsequently accepted by the planning board, or board of selectmen, if there is no planning board, shall consider all changes proposed to the ordinance or amendment at that hearing, and shall vote to accept or reject such changes prior to the second public hearing. The notice of the second public hearing must include either the text or an adequate statement of all changes in the proposed ordinance or amendment considered at the first hearing which were subsequently accepted by the planning board, or board of selectmen, if there is no planning board. At least fifteen days notice of the time and place of each such public hearing shall be published in a paper of general circulation in the town and a notice thereof shall also be posted in at least three public places in such town. After the second public hearing the planning board, or board of selectmen, when there is no planning board, shall, by vote, determine the final form of the ordinance, amendment or amendments, to be presented to the town which shall conform, in substance, to that submitted to the second hearing but may include editorial revisions and textual modifications resulting from the proceedings of that hearing. Official copies of the final proposed ordinance, amendment or amendments, to an existing ordinance shall be placed upon file, and shall be made available to the public, at the office of the town clerk two weeks prior to the date at which action is to be taken, and a like copy of the proposed ordinance or amendment to an existing ordinance, shall be on display to the voters on the day of the meeting. If the town has adopted an official ballot for the election of its officers, the issue as to the adoption of the proposed ordinance or amendment shall be presented to the voters of the town by the inclusion of the following question on said official ballot as prepared by the town or village district clerk: "Are you in favor of the adoption of the building code ordinance, (or amendment to the existing town building code

ordinance) as proposed by the planning board (board of selectmen)?"

In the event that there shall be more than a single proposed amendment to be submitted to the voters at any given meeting, the issue as to the several amendments shall be put in the following manner: "Are you in favor of the adoption of amendment no. .... as proposed by the planning board (board of selectmen) for the town building code ordinance as follows?" (Here insert topical description of substance of amendment.)

If such action is to be taken at a meeting other than the one at which officers are to be elected the clerk shall prepare a special ballot containing the question or questions above stated and the meeting shall open not later than noon and shall remain open at least eight hours. If such action is to be taken at a meeting in a town which has not adopted an official ballot the clerk shall likewise prepare a special ballot for the use of voters in voting on the question. If a majority of the voters present and voting on any question or questions as herein provided shall vote in the affirmative the ordinance or amendment thereto shall be declared to have been adopted. When submitting any question to the voters under this section, the form of the ballot shall be as prescribed by RSA 59:12-a.

II. Amendments Proposed by Petition. Upon the petition of twenty-five voters for an amendment to a building code ordinance, the planning board, or board of selectmen, when there is no planning board, shall proceed and submit the amendment or amendments to the voters of a town as prescribed in paragraph I. The planning board, or board of selectmen, when there is no planning board, may not reject the amendment or amendments proposed by the petition of twenty-five voters, but shall submit the proposed amendment or amendments to the voters as offered by the petition. The petitioners shall submit the proposed amendment or amendments to the building code ordinance in correct form to amend the existing building code ordinance, as determined by the board of selectmen. The following question shall be submitted to the voters: "Are you in favor of the adoption of the amendment to the building code ordinance as proposed by petition of the voters for this town?" The approval or disapproval of the planning board, or the board of selectmen, when there is no planning board, shall also be noted on the ballot immediately following the question.

In the event that there shall be more than a single proposed amendment to be submitted to the voters at any given meeting, the issue as to the several amendments shall be put in the following manner: "Are you in favor of the adoption of amendment no. .... as proposed by petition of the voters for this town?" (Here insert topical description of substance of amendment.) The approval or disapproval of the planning board, or the board of selectmen, when there is no planning board, shall also be noted on the ballot immediately following the question. An amendment proposed by petition shall be submitted to the voters only at an annual town meeting.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**SB 146**

legalizing proceedings at the annual meeting of the Amherst School District held in the town of Amherst on March 10, 1967. Rep. James F. Allen for Municipal and County Government. Ought to pass with amendment.

AMENDMENT

Amend section 1 of the bill by striking out the words "including but not being limited to all votes relative to bonding" in lines 1 and 2 so that said section as amended shall read:

1 Proceedings Legalized. All the votes and proceedings at the annual meeting of the Amherst School District held in the town of Amherst on March 10, 1967, are hereby legalized, ratified and confirmed.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 418**

enlarging the membership of the board of public works for the city of Nashua. Rep. Wallin for The Nashua Delegation. Ought to pass with amendment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 City of Nashua, Board of Public Works. Amend Laws of 1913, chapter 427, section 59 by striking out said section and inserting in place thereof the following: Sect. 59. The mayor shall nominate, subject to the approval and confirmation of the board of aldermen, four members to the board of public works, two to serve four years commencing January 1, 1970 to December 31, 1974, two to serve four years commencing January 1, 1972 to December 31, 1976, and the members so chosen shall hold their respective offices for terms above specified, and until their successors are chosen and qualified.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election held in the city of Nashua on November 7, 1967, as hereinafter provided. The city clerk then in office shall cause to be placed at the bottom of the regular election ballot for city officers, the following question: "Shall the provisions of an act entitled 'An act changing the method of election to the board of public works for the city of Nashua' passed at the 1967 session of the legislature, be adopted?" Beneath this question shall be printed the word "Yes" and the word "No", with a square immediately opposite each word, in which the voter may indicate his choice. The referendum relative to the adoption of this chapter shall be conducted in every way, except as otherwise herein provided, in the same manner as the election of candidates for offices under the present charter. If a majority of those voting on this question at said election vote in the affirmative on this question, this act shall be declared to have been adopted. The city clerk shall, within one week of said election, certify to the secretary of state the result of the vote on the above question.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 380**

relative to salary of register of deeds for Sullivan county.

Rep. Angus for the Sullivan County Delegation. Ought to pass with amendment.

**AMENDMENT**

Amend RSA 478:29 as inserted by section 2 of the bill by

adding at the end thereof the words (and all charges paid to him for services arising out of or because of his office.) so that said section, as amended, shall read as follows:

478:29 Receipts. The register of deeds for Sullivan county shall pay over monthly to the county treasurer all fees received by him as such register and all charges paid to him for services arising out of or because of his office.

Amend RSA 478:30 as inserted by section 2 of the bill by striking out the words "five thousand two hundred dollars" and inserting in place thereof the words (seven thousand dollars) so that said paragraph, as amended, shall read as follows:

478:30 Salary. The register of deeds for Sullivan county shall be paid an annual salary of seven thousand dollars.

\* \* \*

Amendment adopted, ordered to third reading by vv.

#### **HB 66**

repealing the taxation of stock in trade. Rep. Graf for Ways and Means. Inexpedient to legislate.

Rep. Ciborowski moved that HB 66 be referred to Legislative Council and spoke in favor of the motion.

Rep. Angus explained the committee report.

Motion lost by vv.

Resolution of committee adopted by vv.

#### **HB 746**

authorizing tax exemption for charitable fraternal organizations. Rep. Doris L. Thompson for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 70**

relative to rates for inmates of public institutions.

Rep. Ratoff called for the special order on HB 70.

Question being on the adoption of amendment offered by Rep. Newell.

Rep. Newell withdrew his amendment.

Rep. Newell offered the following amendment.

## AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

I Rate. Amend RSA 8:44 by striking out said section and inserting in place thereof the following:

8:44 Regular Rate.

I. The director of mental health shall determine for any patient or inmate of the New Hampshire Hospital:

(a) a uniform monthly rate to cover the expenses of intensive care, treatment, and maintenance;

(b) a uniform monthly rate to cover the expenses of custodial care, treatment, and maintenance.

II. The director of mental health shall determine a uniform monthly rate to cover the expenses of care, treatment, and maintenance of any patient or inmate of the Laconia State School.

III. The director of public health shall determine and establish a monthly rate to be charged to patients of the state sanatorium receiving care, treatment, and maintenance at his discretion.

2 Effective Date. This act shall take effect upon its passage.

\* \* \*

The Clerk read the amendment in full.

Rep. Newell explained the amendment.

Amendment adopted by vv.

Rep. Ainley offered the following amendment.

## AMENDMENT

Amend RSA 8:44 as inserted by section 1 of the bill by adding at the end thereof the following paragraph:

IV. After any person has been a resident patient or inmate in any such institution for ten years, the weekly rate shall in no event be more than thirty dollars, excepting patients or inmates who have income from social security, retirement, civil

service or Veterans Administration income, trust fund or other income which is sufficient to pay the full rate or a higher partial rate.

\* \* \*

The Clerk read the amendment in full.

Rep. Ainley explained the amendment.

(discussion ensued)

Amendment adopted, ordered to third reading by vv.

### CA CR 9

proposing a constitutional amendment relating to the compensation of members of the Legislature, providing that the legislature shall establish the compensation of its members subject to the approval of the Governor and Council.

Rep. McMeekin called for special order on Const. Amend.-Conc. Res. No. 9.

Question being on the amendment as offered by the committee.

### AMENDMENT

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

**CONCURRENT RESOLUTION PROPOSING A CONSTITUTIONAL AMENDMENT RELATING TO:** the Compensation of Members of the Legislature and length of Sessions.

**PROVIDING THAT:** the Legislature May Establish its Per Diem Compensation, Shall Pay their Expenses, and the Length of Sessions Shall be Limited by the Constitution.

Further amend the resolution by striking out everything after the resolving clause and inserting in place thereof the following:

I. Resolved, That Article 15 of Part Second be amended by striking out said article and inserting in place thereof the following new article:

[Art.] 15th [Compensation of the Legislature.] Beginning with the 1971 session of the general court, each member of

both houses of the legislature, seasonably attending and not departing without license, shall severally receive, as compensation in full for his services for the term elected, such per diem, for actual daily attendance on legislative days and on non-legislative days, for attendance at committee meetings or on other legislative business, as the legislature shall by statute, from time to time, establish, provided however, that any bill enacting such a statute shall require for passage a vote of two-thirds of all the members of each house and provided further that no such statute may be enacted to be effective during the term of the legislature then in session. In addition to such compensation members shall be reimbursed for their actual necessary expenses incurred in attending regular or special sessions of the legislature, and on non-legislative days, incurred in attending committee meetings or in performing other legislative business. Provided however, that the 1969 session of the general court may enact a statute establishing the compensation of the 1971 session of the general court in accordance with the provisions of this article.

That Part Second of the Constitution be amended by adding a new article numbered 8-a which is to be inserted immediately following Article 8 of Part Second, the new article to read as follows:

[Art.] 8-a [Limits on Length of Sessions.] The general court shall not meet more than ninety legislative days in regular session in any biennium, or after July first following the biennial assembly. If the general court meets in special session, it shall not meet more than fifteen days in any one special session.

II. Resolved, That the above amendments proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1968.

III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1968 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1967 session of the General Court shall be approved.

IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question:



Do you favor amending the constitution effective for the 1971 session of the legislature to:

1. Repeal the present salary of the legislators of \$200. for two years; and

2. Give the legislature the power to set by statute for the succeeding session the daily pay of its members which must be voted by two-thirds of each house; and

3. Allow legislators to be reimbursed for their reasonable expenses; and

4. Limit the length of any regular session of the legislature to 90 days or July 1st whichever comes first and the length of any special session to 15 days, which are the present limitations on mileage payments.

V. Resolved, That the Secretary of State be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1967 General Court" shall be added at the top of the ballot in bold type.

VI. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

\* \* \*

Amendment adopted by vv.

Rep. Spitzli offered the following amendment.

#### AMENDMENT

Amend paragraph IV of said resolution by striking out the

paragraph number 4 and inserting in place thereof the following:

4 Limit the length of any regular session of the legislature to ninety legislative days or July 1 which ever comes first and the length of any special session to fifteen days which are the present limitations on mileage payments.

\* \* \*

The Clerk read the amendment in full.

Rep. Spitzli explained the amendment.

Amendment adopted by vv.

Rep. Frizzell offered the following amendment.

#### AMENDMENT

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

CONCURRENT RESOLUTION PROPOSING A CONSTITUTIONAL AMENDMENT RELATING TO: the Compensation of Members of the Legislature.

PROVIDING THAT: the legislature May Establish its Per Diem Compensation and Expenses.

Further amend the resolution by striking out all after the resolving clause and inserting in place thereof the following new article:

I. Resolved, That Article 15 of Part Second, be amended by striking out said article and inserting in place thereof the following new article:

Art. 15th Compensation of the Legislature. Beginning with the 1971 session of the general court, each member of both houses of the legislature, seasonably attending and not departing without license, shall severally receive, as compensation in full for his services for the term elected, such per diem for actual daily attendance on legislative days and on non-legislative days, for attendance at committee meetings or on other legislative business, as the legislature shall by statute, from time to time, establish, provided, however, that any bill enacting such a statute shall require for passage a vote of two-thirds of all the members of each house and provided further that no

such statute may be enacted to be effective during the term of the legislature then in session. In addition to such compensation members shall be reimbursed for their actual necessary expenses incurred in attending regular or special sessions of the legislature, and on non-legislative days, incurred in attending committee meetings or in performing other legislative business. Provided, however, that the 1969 session of the general court may enact a statute establishing the compensation of the 1971 session of the general court in accordance with the provisions of this article. Provided further that no member shall receive compensation or allowance for expenses after the legislature shall have been in session for ninety legislative days. And provided further that when a special session shall be called by the governor or by a two-thirds vote of the then qualified members of each branch of the general court, such officers and members shall receive compensation and expenses at the same rate as during the regular session, for a period not exceeding fifteen days.

II. Resolved, that the above amendment proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1968.

III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the 1968 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1967 session of the General Court shall be approved.

IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question:

Do you favor amending the constitution effective for the 1971 session of the legislature to:

1. Repeal the present salary of the legislators of \$200.00 for two years; and

2. Give the legislature the power to set by statute for the succeeding session the daily pay of its members which must be voted by two-thirds of each house; and

3. Allow legislators to be reimbursed for their reasonable expenses.

V. Resolved, That the Secretary of State be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1967 General Court" shall be added at the top of the ballot in bold type.

VI. Resolved, That if the proposed amendment is approved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

\* \* \*

The Clerk read the amendment in full.

Rep. Frizzell explained the amendment.

Rep. McMeekin spoke in favor of the amendment.

(discussion ensued)

Rep. Spitzli explained the committees' position on the amendment.

Amendment adopted by vv.

Rep. Williamson offered the following amendment.

#### AMENDMENT

Amend the amendment by striking out Art. 15 as inserted by paragraph I:

[Art.] 15th [Compensation of the Legislature.] Beginning with the 1969 session of the general court, each member of both houses of the legislature, seasonably attending and not departing without license, shall severally receive, as compensation in full for his services for the term elected, twenty dollars

per diem, for actual daily attendance on legislative days and on non-legislative days, for attendance at committee meetings or on other legislative business. In addition to such compensation members shall be reimbursed for their actual necessary expenses incurred in attending regular or special sessions of the legislature, and on non-legislative days, incurred in attending committee meetings or in performing other legislative business.

The Clerk read the amendment in full.

Rep. Williamson explained the amendment.

Rep. Spitzli spoke against the amendment.

(discussion ensued)

Rep. Brungot spoke against the amendment.

Rep. Bednar rose on a point of parliamentary inquiry.

Rep. Bednar spoke in favor of the amendment.

Rep. Gorham spoke against the amendment.

(discussion ensued)

Rep. Plumer spoke against the amendment.

Amendment lost by vv.

Rep. Wallin offered the following amendment.

#### AMENDMENT

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

Concurrent resolution proposing constitutional amendments relating to:

The size of the House of Representatives and the Compensation of Members of the General Court and the length of Sessions.

Providing that: the House shall be reduced to two hundred members and the general court may establish its per diem compensation, shall pay their expenses, and the length of sessions shall be limited by the constitution.

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

I. Resolved, That (Art.) 9th of Part Second be amended by striking out in line 7 the words "not less than three hundred seventy-five or more than four hundred" and inserting in place thereof the word (two hundred) so that the article as amended shall read as follows:

(Art.) 9th (Representatives Elected Every Second Year; Apportionment of Representatives.) There shall be in the legislature of this state a house of representatives, biennially elected and founded on principles of equality, and representation therein shall be as equal as circumstances will admit. The whole number of representatives to be chosen from the town, wards, places, and representative districts thereof established hereunder, shall be two hundred. As soon as possible after the convening of the next regular session of the legislature, and at the session in 1971, and every ten years thereafter, the legislature shall make an apportionment of representatives according to the last general census of the inhabitants of the state taken by authority of the United States or of this state. In making such apportionment no town, ward or place shall be divided nor the boundaries thereof altered.

II. Resolved, That Article 15 of Part Second be amended by striking out said article and inserting in place thereof the following new article:

(Art.) 15th (Compensation of the Legislature.) Beginning with the 1971 session of the general court, each member of both houses of the general court, each member of both houses of the legislature, seasonably attending and not departing without license, shall severally receive, as compensation in full for his services for the term elected, such per diem, for actual daily attendance on legislative days and on non-legislative days, for attendance at committee meetings or on other legislative business, as the legislature shall by statute, from time to time, establish, provided however, that any bill enacting such a statute shall require for passage a vote of two-thirds of all the members of each house and provided further that no such statute may be enacted to be effective during the term of the legislature then in session. In addition to such compensation members shall be reimbursed for their actual necessary expenses incurred in attending regular or special session of the legislature, and on non-legislative days, incurred in attending committee meetings or in performing other legislative business.

Provided however, that the 1969 session of the general court may enact a statute establishing the compensation of the 1971 session of the general court in accordance with the provisions of this article.

Amend paragraph IV by renumbering to read paragraph V and by striking out all after the word "question" so that said paragraph as amended shall read:

Do you favor amending the constitution to:

1. Reduce the size of the House of Representatives to two hundred members, and

2. Repeal the present salary of the legislators of \$200 for two years; and

3. Give the legislature the power to set by statute for the succeeding session the daily pay of its members which must be voted by two-thirds of each house; and

4. Allow legislators to be reimbursed for their reasonable expenses; and

5. Limit the length of any regular session of the legislature to 90 legislative days or July 1st whichever comes first and the length of any special session to 15 days, which are the present limitations on mileage payments?

V. Resolved, That the secretary of state be required to print the question to be thus submitted on the same ballot that other constitutional questions proposed by the constitutional convention are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1967 General Court" shall be added at the top of the ballot in bold type.

VI. Resolved, That if the proposed amendment is ap-

proved by the requisite number of votes it becomes effective when its adoption is proclaimed by the Governor.

\* \* \*

Rep. Wallin moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

Motion lost by vv.

The Clerk read the amendment in full.

Rep. Wallin explained the amendment.

Reps. Urie, Bridges and Gorham spoke against the amendment.

(discussion ensued)

Amendment lost by vv.

The question now being shall the Const. Amend.-Conc. Res. No. 9 be ordered to a third reading.

The Chair announced that 238 out of 396 votes were required by statute to order the Const. Amend.-Conc. Res. No. 9 to a third reading.

272 members having voted in the affirmative, 27 in the negative, Const. Amend.-Conc. Res. No. 9 was ordered to a third reading.

Reps. Williamson, Greene, Paul Brown, Stratton, Barron, Bednar, Palmer, Newell and George Gordon wished to be recorded as voting against Const. Amend.-Conc. Res. No. 9.

#### **CA CR 6**

proposing constitutional amendment relating to per diem compensation for members of the General Court.

Rep. Cobleigh called for the special order on Const. Amend.-Conc. Res. No. 6.

Question being on the report of the committee that Const. Amend.-Conc. Res. No. 6 is inexpedient to legislate.

Resolution adopted by vv.

#### **CA CR 7**

proposing constitutional amendment relating to compensation of the members of the General Court and providing that



it shall be fixed by the General Court but not to exceed eighteen dollars per day and expenses.

Rep. Cobleigh called for the special order on Const. Amend.-Conc. Res. No. 7.

The question being on the report of the committee that Const. Amend.-Conc. Res. 7 is inexpedient to legislate.

Resolution adopted by vv.

#### CA CR 10

proposing constitutional amendments relating to compensation and reimbursement for expenses of members of the General Court providing that members shall receive a per diem of twenty-five dollars, travel allowance of one round trip a week, and reimbursement for actual expenses.

Rep. Cobleigh called for the special order on Const. Amend.-Conc. Res. No. 10.

The question being on the report of the committee that Const. Amend.-Conc. Res. 10 is inexpedient to legislate.

Resolution adopted by vv.

#### CA CR 12

proposing constitutional amendments relating to the size of the House of Representatives and the compensation of members of the General Court providing that the House shall be reduced to two hundred members and the General Court shall set its compensation.

Rep. Cobleigh called for the special order on Const. Amend.-Conc. Res. No. 12.

The question being on the report of the committee that Const. Amend.-Conc. Res. No. 12 is inexpedient to legislate.

Resolution adopted by vv.

Rep. MacFarlane requested the yeas and nays, seconded by Rep. Keenan.

ROLL CALL

YEAS — 297

CHESHIRE COUNTY: Spitzli, Churchill, Forbes, Trowbridge, Austin, Bussiere, Allen, James F., Johnson, Elmer L., Hackler,

O'Neil, Keating, Pollock, Saunders, Gutterson, Heald, Cleon E., MacKenzie, Smith, Robert A., Barker, Sheldon L., Moran, Pickett.

COOS COUNTY: Huggins, Marsh, Bushey, Hunt, Manning, A. George, Drake, Sherman, Lloyd G., Olcson, Dubey, Fortier, Sullivan, Brungot, Bouchard, Arthur A., Gagnon, Parent, Thurston, Emerson.

GRAFTON COUNTY: Gardner, Van H., Rich, Tilton, Beringer, McGee, Foss, Frazer, Bennett, Phil A., McMeekin, Anderson, Fayne E., Park, Smith, Manson B., Dulac, Lucina A., Merrill, Whipple, Morse, Plumer, Pryor, Bell, Smith, Stephen W., Sr., Bradley.

HILLSBOROUGH COUNTY: Edwards, Eaton, Sterling, Sawyer, Barnard, Bartlett, Weillbrenner, Colburn, Marjorie D., Davis, Donald C., Brown, Robert C., Karnis, Fortin, Heald, Philip C., Jr., Warren, Coburn, Roscoe N., Ferguson, Bragdon, Bridges, Brocklebank, Bouchard, Maurice L., Barker, Helen A., Burnham, Cobleigh, LaPlante, Lesage, Drabinowicz, Mason, Reynolds, Desmarais, Poliquin, Chamard, Dionne, John B., Sweeney, Edmund P., Boisvert, Levesque, Dubois, Lavallee, Bissonnette, Latour, Migneault, Gallagher, Peabody, Cox, Loxton, Wiggin, Ainley, Gordon, Charles F., Milne, Pettigrew, Gardner, William J., Montplaisir, Bruton, Dion, Leo L., Dubaine, Armand L., Pratt, Cullity, McDermott, Welch, John L., Manning, Thomas E., Walsh, Edward J., Clancy, Conway, Healy, Thibeault, LaFrance, Leclerc, Martel, Albina S., Champagne, Chevette, Delisle, Derome, Walsh, Michael P., Belanger, Grady, Edward J., Sweeney, James A., Normand, Capistran, Levasseur, Nalette, Allard, Daniel, Lambert, Rousseau, Soucy, Charles A., Burke, Grady, Emmett J., Vachon.

MERRIMACK COUNTY: Sherman, Kenneth L., Bigelow, Maxwell, Reddy, Hanson, Enright, Gamache, Gordon, George E., Kersting, Stevens, Buatti, Mousseau, Kopperl, Thompson, Doris L., Kelley, Gilman, Greeley, Laroche, Mattice, Bork, Thompson, Arthur E., Cate, York, Edward H., Davis, Alice, Henry, Cheney, Charles H. Sr., Bingham, Smith, Roger A., Howland, Sanders, Babineau, Fuller, Newell, Roby, Welch, Donald J., Rufo.

ROCKINGHAM COUNTY: Fernald, Tuttle, Persson, Griffin, Gaskill, Hall, Brown, Paul E., Gay, Charles H., Gorham, Kimball, Stratton, Tarbell, Barron, Gelt, Morrill, Morrison, Sayer,

Clark, Ernest D., White, George W., Sr., Palmer, Schwaner, Cummings, Everett, Landrigan, Underwood, Goodrich, Hoar, Sewall, Twardus, Barker, Nelson E., Collishaw, Eastman, Jenkins, Varrill, Hamel, Crossland, Cheney, George L., Barnes, Casassa, Ratoff, Shindledecker, Leavitt, Ciborowski, Greene, Weeks, Keefe, Conlon, Quirk, McEachern, Joseph A., White, Julia H., Gerber, Rossley.

STRAFFORD COUNTY: Dawson, Canney, Drew, Moulton, Berry, Clark, Shirley M., Cochrane, Crouch, Tirrell, Marcotte, Maloomian, Habel, Chasse, Coffin, Boire, Fournier, Winkley, Rubins, Vickery, Beaudoin, Corriveau, Blanchette, Leighton, Nelson, Bernard, Guilmette, Young, Colbath, Parnagian, Richardson, Maglaras.

SULLIVAN COUNTY: Mackintosh, Gaffney, Prudhomme, Angus, Campbell, Spaulding, Barrows, D'Amante, Cummings, Maurice H., Frizzell, Galbraith, Williamson.

BELKNAP COUNTY: Urie, Allan, Stuart B., Piper, Joslyn, Randall, Watson, Roberts, George B., Chamberlain, Kenneth W., Sr., deBlois, Dearborn, Normandin, Head, Foster.

CARROLL COUNTY: Howard, Davis, Esther M., Hayes, Reinick, Davis, Dorothy W., Hickey, Chamberlain, Leslie M., Claffin, Fox.

#### NAYS — 28

CHESHIRE COUNTY: Yardley, MacFarlane, Webster.

COOS COUNTY: O'Hara.

GRAFTON COUNTY: Manchester, Scott-Craig, Beard, Putnam, Duhaime, Roger M.

HILLSBOROUGH COUNTY: Knight, Carter, Christie, Wallin, Dion, Robert A., Bednar, Keenan, Keeney, Corey, Raiche.

MERRIMACK COUNTY: none.

ROCKINGHAM COUNTY: Maynard, McEachern, Archie D., Bowlen.

STRAFFORD COUNTY: Hartigan, Murphy.

SULLIVAN COUNTY: Downing, Saggiotes, Merrifield.

BELKNAP COUNTY: Guild.

CARROLL COUNTY: None.

And the resolution was adopted.

### ENGROSSED BILLS REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled house bill:

**HB 298**

relating to investments of savings banks.

Rep. Moulton for the Committee

### SENATE MESSAGE

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives:

**HB 564**

imposing taxes on meals and rooms for distribution to the general fund and to the unincorporated places, towns, and cities of the state.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 650**

relative to placing fill in public waters.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Tufts and Riley.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 560**

authorizing the state treasurer to lapse certain accounts to the general fund.

**HB 615**

to regulate the towing of motor vehicles.

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

**HB 298**

relating to investments of savings banks.

**HB 517**

relative to procedure for assessment or re-assessment of taxes when ordered by the tax commission.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 294**

requiring the use of a checklist at school district meetings.

AMENDMENT

Amend section 2 of the bill by striking out in line one the figure and words "2 Checklists at Special Meetings."

Amend the bill by renumbering section 3 to read 2.

\* \* \*

On motion of Rep. Morrill the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 314**

relative to boiler inspection.

AMENDMENT

Amend RSA 157-A:6, I, (g), as inserted by the bill, by striking out said sub-paragraph and inserting in place thereof the following:

(g) Water-containing vessels having a normal working pressure not to exceed 125 psig including those with air, the compression of which serves only as a cushion.

\* \* \*

On motion of Rep. Stevenson the House concurred in the Senate amendment.

\* \* \*

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives

#### **SB 66**

relative to declaratory judgments.

and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate, Sens. Tufts and Riley.

On motion of Rep. Spitzli the House acceded to the request for a committee of conference, and the Chair appointed the following Representatives as conferees on the part of the House. Reps. Gorham of Derry, Healy of Manchester and Spitzli of Walpole.

### **SENATE MESSAGES**

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 210**

providing for the salary of Rockingham County Sheriff.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 28**

permitting freedom of access to public records and proceedings.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 332**

amending the statute of limitations in regard to certain criminal offenses.

### SENATE MESSAGE AND INTRODUCTION OF SENATE BILLS

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 182**

establishing a schedule of costs in the superior court and the supreme court. To Judiciary.

**SB 84**

relative to the practice of public accounting. To Judiciary.

### ENGROSSED BILLS REPORT

**HB 211**

relative to the prevention of pollution from dredging, filling, mining, or other construction. Rep. Idanelle Moulton for Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

### AMENDMENT

Amend section 1 of the bill by striking out lines two and three and inserting in place thereof the following:  
paragraph VI as inserted by 1967, 145:1 the following new paragraph:

VIII. Any person proposing to dredge, excavate, place fill, mine, or undertake

On motion of Rep. Claffin the House concurred in the Engrossed Bills amendment.

### REPORT OF COMMITTEE ON THE JOURNAL

The Committee on the Journal, having examined the Journal of Wednesday, June 14, 1967, offers the following resolution and recommends its adoption:

Resolved, That the Journal of the House of Wednesday, June 14, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said Journal as follows: Strike out, from the fifth line of paragraph (a) in the resolution offered by the Committee on the Journal as recorded on page 2522, the words "and 'six cents' " which are at the end of a sequence or series of deletions beginning with "one cent".

Henry C. Newell  
For the Committee

\* \* \*

Rep. Newell read and explained the resolution.

Resolution adopted by vv.

## RESOLUTIONS

Rep. Maurice Cummings for the Newport Delegation, offered the following Resolution:

## RESOLUTIONS

*Whereas*, we have learned with regret of the passing of our fellow member, Herbert H. Wright of Newport, and

*Whereas*, Mr. Wright served for many years as a fire chief of his town and contributed greatly to the civic welfare of his community, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of Mr. Wright for the cooperative spirit with which he performed his duties to his town, county and state, and be it further

*Resolved*, that a copy of these resolutions be transmitted to his widow, Mrs. Gladys Wright.

\* \* \*

Resolutions unanimously adopted by a rising vote and one minute of silent prayer.

On motion of Rep. Pickett the House adjourned from the morning session.



## AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

## THIRD READINGS

**SB 146**

legalizing proceedings at the annual meeting of the Amherst School District held in the town of Amherst on March 10, 1967, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

**HB 259**

to implement the national highway safety program.

**HB 734**

providing for the election of the school board members of the Contoocook Valley School District at the time and place of election of town officers in the towns which comprise the school district.

**HB 30**

increasing the salary of the Merrimack County Treasurer.

**HB 226**

relating to method of enactment of building code ordinances in towns.

**HB 418**

enlarging the membership of the board of public works for the city of Nashua.

**HB 380**

relative to salary of register of deeds for Sullivan county.

**HB 70**

relative to rates for inmates of public institutions.

**HJR 86**

in favor of Lawrence E. Philbrook.

**CA-CR 9**

proposing a constitutional amendment relating to the compensation of members of the Legislature, providing that the legislature may establish its per diem compensation and expenses.

**HB 338**

prohibiting hunting or discharge of firearms within six hundred feet of an occupied building.

**RECONSIDERATION**

Rep. Watson, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 338 and spoke against the motion.

Motion lost by vv.

\* \* \*

On motion of Rep. Frizzell the House adjourned at 6:10 P. M.

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*Tuesday, June 20*

The House met at 11:00 o'clock.

**JOINT CONVENTION**

Prayer was offered by Chaplain Peter Floyd as follows:

O Lord, as we approach the end of our legislative work, time (seconds, minutes and hours) . . . time becomes precious to us. It would be easy for us to rush, and to become sloppy. It would be easy for our political vocation to become nothing more than a mere job to be finished with speed and personal detachment. It would be easy for us to forget our constituency. It would be easy for us to see them as a faceless and nameless crowd.

Therefore, we ask you Lord to sharpen our vision and our thoughts. Sharpen us, in order that we may know who we are and what we are about when we gather in this building. Amen.

## PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Fortin led the Convention in the Pledge of Allegiance to the Flag.

HOUSE  
INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Two Representatives from Vermont, Hon. Herman E. Hoyt of St. Johnsbury, Chairman of Municipal Corporations Committee. Hon. and Mrs. Ralph E. Leduc of Pittsford, on the Judiciary Committee.

Hon. Earl Chandler of Bartlett, former distinguished member of the House.

Miss Letitia Myler from Berlin, N. H., courtesy of Rep. Brungot. Miss Myler is a former member of the House and served several sessions.

Mrs. Helen Pratt, wife of House member Walter Pratt. Mrs. Pratt is a teacher in the Manchester School system.

Mrs. Louise P. Sturges, daughter of Rep. George W. White of Atkinson.

## LEAVES OF ABSENCE

Reps. Edmund P. Sweeney and Stafford were granted leave of indefinite absence on account of illness.

Rep. Bartlett was granted leave of absence for the day on account of illness.

Reps. Stevenson and Milburn Roberts were granted leave of absence for the day on account of important business.

Rep. McGinness was granted leave of absence for today, Wednesday and Thursday on account of important business.

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bill:

**HB 564**

imposing taxes on meals and rooms for distribution to the

general fund and to the unincorporated places, towns, and cities of the state.

Rep. Moulton for the Committee

### SENATE MESSAGE

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives:

#### **SB 29**

establishing a department of centralized automated data processing.

and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate, Sens. Lamprey and Provost.

Rep. Shirley Clark moved that the House accede to the request of the Senate that a committee of conference be appointed.

Reps. Eaton, Bell and Bruton were appointed as conferees on the part of the House.

### INTRODUCTION OF BILLS

The following Bills and House Joint Resolution were read a first and second time, laid on the table for printing and referred as follows:

#### **HB 809**

establishing a division of marine fisheries with a marine fisheries commission in the state port authority. (Greene of Rockingham Dist. 22 — To Fish and Game)

#### **HB 810**

relating to flashing signals at intersections. (Rules Committee for Rep. Stevens of Merrimack Dist. 10 — To Transportation)

#### **HB 811**

authorizing Reginald F. Torr to file an appeal from assessment of damages for land taking in Dover. (Rep. McQuade of Strafford Dist. 19 — To Judiciary)

**HJR 90**

in favor of Glen H. Hipple and Susan J. Hipple. (Rules Committee for Rep. Trowbridge of Cheshire Dist. 4 — To Appropriations.)

**COMMITTEE REPORTS****HB 352**

relative to air pollution control. Rep. Edward York for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out sections 2, 3 and 4 and inserting in place thereof the following:

2 Appropriation. The following sums are hereby appropriated to be expended by the division of public health services for the purpose of implementation of this act:

	Fiscal 1968	Fiscal 1969
Personal services:		
Permanent	\$7,100	\$7,483
Other	5,000	5,000
	<hr/>	<hr/>
Total	\$12,100	\$12,483
Current expenses	2,000	2,000
Travel:		
In state	1,500	1,500
Out of state	500	500
Equipment	8,500	8,500
Other Expenditures		
Commission expenses	1,500	1,500
Training	1,000	1,000
	<hr/>	<hr/>
Total appropriation	\$27,100	\$27,483
Less estimated federal funds	20,000	20,000
	<hr/>	<hr/>
Net appropriation	\$7,100	\$7,483
	<hr/>	<hr/>

The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 Effective date. This act shall take effect July 1, 1967.

Amendment adopted, ordered to third reading by vv.

**HB 559**

relative to the operation and maintenance of safety rest areas on the state highway system. Rep. Bell for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**HJR 31**

relative to the operating expenses of educational television station, WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton and Berlin. Rep. Drake for Appropriations. Ought to pass.

Ordered to third reading by vv.

**SB 39**

making appropriation for binding certain copies of the commercial code. Rep. Roger Smith for Appropriations. Ought to pass.

Ordered to third reading by vv.

**SB 24**

providing for recompilation of Volume 4 of the Revised Statutes Annotated. Rep. Roger Smith for Appropriations. Ought to pass.

Ordered to third reading by vv.

**SB 33**

to provide for cumulative pocket supplements for Revised Statutes Annotated. Rep. Ferron for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 320**

relative to cooperative extension work at the university and making appropriation therefor. Rep. Milburn Roberts for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Cooperative Extension Work. Amend RSA 187:23 (supp) as amended by 1957, 312:1 and 1965, 357:1 by striking out said

section and inserting in place thereof the following: 187:23 County Extension Work. There shall be appropriated annually by the state the sum of one hundred eleven thousand four hundred dollars for the purpose of conducting cooperative extension work in agriculture and home economics in the various counties of the state in cooperation with the federal department of agriculture and the said counties and in furtherance of the so-called Smith-Lever Act as accepted by the state under the provisions of chapters 194 and 195 of the Laws of 1915. The sums appropriated shall be expended through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. From said appropriation there shall be paid not exceeding the sum of six thousand six hundred dollars per year toward the maintenance of a county agricultural agent, a county home economist and a 4-H youth development agent in any county which shall appropriate at least an equal amount for said purpose in said county; and there shall be paid not exceeding the sum of two thousand two hundred dollars per year toward the maintenance of each assistant agent and six thousand dollars toward the maintenance of each of five area agents in agriculture.

\* \* \*

Amendment adopted, ordered to third reading by vv.

## **SB 74**

increasing the salaries of classified state employees. Rep. Scott-Craig for Appropriations. Ought to pass with amendment.

## **AMENDMENT**

Amend the bill by striking out the title and inserting in place thereof the following: increasing the salaries of classified, temporary and seasonal employees.

Further amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Classified State. Amend RSA 99:1 (supp) as amended by 1957, 274:1, 1961, 222:1 and 1965, 73:1 by striking out said section and inserting in place thereof the following:

99:1 Salaries Established. The salary ranges for all classified state employees shall be established as follows:

Salary Grade	Minimum	Maximum
1	3,355.56	3,744.91
2	3,445.26	3,832.53
3	3,533.92	3,920.15
4	3,591.25	4,127.89
5	3,710.46	4,322.63
6	3,842.93	4,502.68
7	4,000.10	4,787.64
8	4,128.02	5,000.06
9	4,287.40	5,212.61
10	4,457.05	5,489.90
11	4,634.63	5,799.04
12	4,834.70	6,108.05
13	5,034.64	6,417.06
14	5,234.58	6,726.07
15	5,484.57	7,035.21
16	5,790.07	7,344.22
17	6,100.12	7,691.06
18	6,400.20	8,015.15
19	6,700.07	8,355.10
20	7,010.12	8,691.15
21	7,340.06	9,041.11
22	7,647.64	9,432.54
23	7,990.19	9,855.17
24	8,325.20	10,266.10
25	8,660.21	10,685.22
26	9,000.03	11,105.12
27	9,340.11	11,535.16
28	9,690.07	11,975.08
29	10,080.20	12,415.00
30	10,565.23	12,966.20
31	11,150.10	13,625.04
32	11,850.15	14,425.19
33	12,650.17	15,365.09
34	13,775.06	16,610.13

2 Classified State. Amend RSA 99:1 (supp) as amended by 1957, 274:1, 1961, 222:1, 1965, 73:1 and by section 1 of this bill by striking out said section and inserting in place thereof the following:

99:1 Salaries Established. The salary ranges for all classified state employees shall be established as follows:



Salary Grade	Minimum	Maximum
1	3,453.32	3,853.98
2	3,545.62	3,944.20
3	3,636.88	4,034.42
4	3,695.90	4,275.18
5	3,818.62	4,550.00
6	3,969.16	4,725.24
7	4,169.10	5,045.04
8	4,344.08	5,220.02
9	4,519.06	5,395.00
10	4,694.04	5,649.80
11	4,869.02	5,968.04
12	5,069.22	6,286.02
13	5,269.16	6,604.00
14	5,469.10	6,921.98
15	5,669.04	7,240.22
16	5,980.00	7,558.20
17	6,300.06	7,952.10
18	6,600.10	8,300.24
19	6,900.14	8,680.10
20	7,220.20	9,052.16
21	7,580.04	9,452.04
22	7,895.16	9,835.02
23	8,280.22	10,280.14
24	8,650.20	10,702.12
25	9,020.18	11,140.22
26	9,400.04	11,580.14
27	9,780.16	12,040.08
28	10,180.04	12,520.04
29	10,560.16	13,000.00
30	11,030.24	13,602.16
31	11,600.16	14,320.02
32	12,300.08	15,220.14
33	13,200.20	16,300.18
34	14,750.06	17,950.14

3 Appropriations. There are hereby appropriated for the fiscal year ending June 30, 1968 for the salary increases for classified state employees as provided herein, the following sums: \$698,367.00 from the general funds of the state; \$394,008.00 from highway funds; \$33,132.00 from fish and game funds; \$60,140.00 from federal funds; and \$47,580.00 from self-sustaining funds. For the fiscal year ending June 30, 1969 there

is hereby appropriated for said salary increases the following sums: \$1,418,372.00 from the general funds of the state; \$795,160.00 from the highway funds; \$66,520.00 from fish and game funds; \$120,911.00 from federal funds; and \$96,438.00 from self-sustaining funds.

4 Appropriations. There are hereby appropriated for the fiscal year ending June 30, 1968 for the salary increases for temporary and seasonal state employees as provided herein, the following sums: \$31,332 from the general funds of the state; \$33,000 from highway funds; and \$3,160 from self-sustaining funds. For the fiscal year ending June 30, 1969 there is hereby appropriated for said salary increases the following sums: \$63,664 from the general funds of the state; \$66,000 from the highway funds; and \$6,320 from self-sustaining funds.

5 Change in Date. Amend RSA 99:3 (supp) as amended by 1957, 274:3, 1961, 221:2 and 1965, 73:2 by striking out the words and figures "July 2, 1965" where it appears in line two and inserting the words and figures (July 1, 1967), so that said section as amended shall read as follows: 99:3 Increase in Salary. Classified employees of the state as of July 1, 1967 shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and their annual salaries shall be in accordance with the salary scale set forth in section 1. The provisions hereof shall not be construed as affecting so-called longevity payments which shall be in addition to the regular salary scale.

6 Change in Date. Amend RSA 99:3 (supp) as amended by 1957, 274:3, 1961, 221:2, 1965, 73:2 and section 5 of this bill by striking out the words and figures "July 1, 1967" where it appears in line two and inserting the words and figures (July 1, 1968), so that said section as amended shall read as follows: 99:3 Increase in Salary. Classified employees of the state as of July 1, 1968 shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and their annual salaries shall be in accordance with the salary scale set forth in section 2. The provisions hereof shall not be construed as affecting so-called longevity payments which shall be in addition to the regular salary scale.

7 Additional Increases. Amend RSA 99 by inserting after section 7 the following new sections: 99:8 Increases. Upon request of the appointing authority, the governor and council is

hereby authorized and empowered, notwithstanding any other provisions of the law to the contrary, upon a finding by them and a recommendation from the personnel commission that it is in the best interest of the state and is necessary in order to recruit or retain qualified personnel, to increase the salaries of classified positions beyond grade 34, any such increases to be a charge against the salary adjustment fund. 99:9 Classified Employees. (1) Employees whose positions were lowered as a result of the 1961 reorganization acts shall receive increases based upon their classifications as of June 30, 1961. (2) Employees whose positions were lowered as a result of reevaluation since June 30, 1965 shall receive increases based upon their classifications as of June 30, 1965.

8 Repeal. 1965, 73:3 relative to certain employees is hereby repealed.

9 Effective Date. All sections of this act shall take effect July 1, 1967 except sections 2 and 6 which shall take effect July 1, 1968.

\* \* \*

Amendment adopted by vv.

### RECONSIDERATION

Rep. Angus, having voted with the majority, moved that the House reconsider its vote whereby it adopted the committee amendment and spoke in favor of the motion.

Rep. Cobleigh explained the amendment.

(discussion ensued)

At the request of Reps. Angus and Andersen, Rep. Eaton answered questions.

Reps. Bradley and Pickett spoke in favor of the motion.

Motion adopted by vv.

Rep. Angus moved that SB 74 be made a special order for Wednesday next at 11:01 and spoke in favor of the motion.

Rep. Pickett spoke in favor of the motion.

Rep. Cobleigh explained the position of the leadership.

(discussion ensued)

Motion adopted by vv.

(Rep. Cobleigh in the Chair)

### HB 706

authorizing school building aid for the construction of supervisory union facilities. Rep. Berry for Education. Ought to pass with amendment.

### AMENDMENT

Amend section 1 of the bill by inserting after the word "determine" in line 12 the words (to provide group plan life, accident, medical, surgical and hospitalization insurance benefits, or any combinations of such benefits, for all regular employees of the district and their dependents, the cost thereof to be borne in whole or in part by the district) so that said section as amended shall read as follows:

1 Administration Buildings. Amend RSA 194:3 as amended by 1959, 164:1 by striking out the section and inserting in place thereof the following: 194:3 Powers of Districts. School districts may raise money, as required by law, or, in addition thereto, to procure land for lots for school houses and supervisory union facilities, and for the enlargement of existing lots; to build, purchase, rent, repair, or remove schoolhouses and outbuildings, buildings to be used for occupancy by teachers in the employ of such school district, and buildings to be used for educational administration including office facilities for supervisory unions; to procure insurance against such risks of loss, cost or damage to itself, its employees or its pupils as its school board may determine; to provide group plan life, accident, medical, surgical and hospitalization insurance benefits, or any combinations of such benefits, for all regular employees of the district and their dependents, the cost thereof to be borne in whole or in part by the district; to plant and care for shade and ornamental trees upon schoolhouse lots; to provide suitable furniture, books, maps, charts, apparatus and conveniences for schools; to purchase vehicles for the transportation of children; to provide for health and sanitation; and to pay debts.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 722**

authorizing Gunstock Junior College of Laconia to confer degrees. Rep. Berry for Education. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by adding at the end thereof the words (for the period from May 1, 1968 to June 30, 1969, provided that the granting of such degrees is approved by the Coordinating Board of Advanced Education and Accreditation.) so that said section as amended shall read:

1 Authority Granted. Gunstock Junior College of Laconia, an educational institution, is hereby authorized to confer upon the graduates therefrom associate degrees in arts and sciences for the period from May 1, 1968 to June 30, 1969, provided that the granting of such degrees is approved by the Coordinating Board of Advanced Education and Accreditation.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 743**

relative to power of state board of education to reorganize supervisory unions. Rep. Berry for Education. Inexpedient to legislate; subject matter covered by other legislation.

Resolution adopted by vv.

**HB 759**

establishing a state scholarship program. Rep. Robert C. Brown for Education. Ought to pass with amendment.

**AMENDMENT**

Amend RSA 188-B:12 as inserted by section 1 of the bill by striking out the words "department of education" in lines 3 and 4 and inserting in place thereof the words (coordinating board of advanced education and accreditation) and by striking out the word "public" in line 6 so that said section as amended shall read as follows:

188-B:12 Institutions to be Attended by Scholarship Grant Winners. A scholarship grant winner may use his scholarship at any institution of higher education in New Hampshire which

has the approval of the coordinating board of advanced education and accreditation. Such winner may also use his scholarship at any institution of higher education outside the state which is approved by the appropriate education agency in the state where the institution is located.

\* \* \*

Rep. Robert Brown moved that HB 759 be made a special order of business for 11:02 Wednesday next and spoke in favor of the motion.

Motion adopted by vv.

**HB 738**

licensing insurance claims adjusters. Rep. Shindledecker for Insurance. Inexpedient to legislate.

Rep. George Roberts moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Rep. Charles Gordon spoke against the motion.

Rep. Shindledecker moved that HB 738 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Rep. Mackintosh spoke in favor of the motion.

Motion adopted by vv.

**SB 156**

relative to state employees group insurance. Rep. Charles F. Gordon for Insurance. Ought to pass.

Ordered to third reading by vv.

**HB 631**

relative to public assistance to blind, aged or disabled persons, dependent children and to the medically needy. Rep. Cochrane for Public Welfare and State Institutions. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Conditions of Eligibility. Amend RSA 167:4 as amended by 1961, 50:1 and 1965, 154:1 by striking out said section and inserting in place thereof the following: 167:4 Eligibility for Assistance. Public assistance, including medical assistance, shall be granted under this chapter or RSA 161 to any eligible person as defined in section 6 hereof who has not sufficient income or other resources to provide a reasonable subsistence compatible with decency and health, except that:

I. In the determination of sufficiency of income and resources the director of the division of welfare may disregard such income and resources as may be permitted by the social security act of the United States and any amendments thereto.

II. Public assistance, other than medical assistance, shall not be granted to any one who has made an assignment or transfer of property for the purpose of rendering himself eligible for such assistance within five years immediately preceding his application for such assistance.

III. Public assistance shall not be granted to any one who is an inmate of a public institution other than a patient in a public medical institution.

IV. Public assistance shall not be granted to any one who has refused to accept suitable employment.

Amend section 4 of the bill by inserting after the words "to the" in line 7 the word (needy) so that said section as amended shall read:

4 Categories. Amend RSA 167:5 as amended by 1961, 271:2 by striking out said section and inserting in place thereof the following: 167:5 Designations. Assistance granted to needy aged persons shall be designated as old age assistance; assistance granted to needy blind shall be designated as aid to the blind; assistance granted to needy dependent children shall be designated as aid to families with dependent children; assistance granted to the needy permanently and totally disabled shall be designated as aid to the permanently and totally disabled; medical care and services provided individuals whose income and resources are insufficient to meet costs of necessary medical needs shall be designated as medical assistance. Assistance granted in these groups shall be in the form of money payments to or vendor medical payments in behalf of recipients and such separate records and accounts shall be kept and other

requirements met as are necessary to qualify for grants-in-aid from the federal government.

Amend paragraph (d) of section 5 by striking out said paragraph and inserting in place thereof the following:

(d) For the purposes hereof a person shall be eligible for aid to needy blind who has no vision or whose vision with correcting glasses is so defective as to prevent the performance of ordinary activities for which eyesight is essential and has resided in the state for one year immediately preceding his application for such aid. No person shall be eligible to receive such aid while receiving old age assistance aid to the permanently and totally disabled or aid to families with dependent children.

Further amend section 5 by striking out paragraphs (e), (f), and (g) and inserting in place thereof the following:

(e) For the purposes hereof a person shall be eligible for aid to families with dependent children who is a needy child under the age of eighteen or under the age of twenty-one and a student regularly attending a school, college, or university, or regularly attending a course of vocational or technical training designed to fit him for gainful employment; who has been deprived of parental support or care by reason of death, continued absence from the home, or physical or mental incapacity of a parent, who is living with his father, mother, grandfather, grandmother, brother, sister, stepfather, stepmother, stepbrother, stepsister, first cousin, nephew, or niece, uncle or aunt in a place of residence maintained by one or more of such relatives as his or their home and who has resided in the state for one year immediately preceding his application for such aid, or who was born within one year immediately preceding said application and the parent or other qualified relative with whom he is living has resided in the state for one year immediately preceding the birth. No person shall be eligible to receive such aid while receiving old age assistance.

(f) For the purposes hereof a person shall be eligible for aid to the permanently and totally disabled who is between the ages of eighteen and sixty-four years inclusive; is a citizen of the United States and has been a resident of the state for one year immediately preceding said application for such aid; and who is permanently and totally disabled. No person shall be eligible to receive such aid while receiving old age assistance,



aid to the needy blind or aid to families with dependent children.

(g) For the purposes hereof a person shall be eligible for medical assistance who is a recipient of categorical assistance or a medically needy person as defined by the director of welfare; who resides in this state or is a resident and is temporarily absent; and whose income and resources are insufficient to meet the cost of necessary medical care and services.

Amend the bill by striking out section 6.

Amend section 7 by striking out the word "the" in line 3 and inserting in place thereof the words (a money payment) and by renumbering section 7 to read section 6, so that said section as amended shall read:

6 Amend RSA 167:11 as amended by 1961, 222:1 by striking out the word "the" in line 1 and inserting in place thereof the words (a money payment) recipient reasonable funeral expenses may be paid subject to the rules and regulations of the division if the estate of the deceased is insufficient to pay the same; provided, however, that this section shall not apply to recipients of medical assistance.

Amend the bill by renumbering section 8 to read section 7.

Amend section 9 of the bill by striking out said section and renumbering to read section 8, so that said section is amended shall read:

8 Effects of Receipt of Assistance. Amend RSA 167:16-a as inserted by 1961, 271:6 by striking out the same and inserting in place thereof the following: 167:16-a Limitations. Notwithstanding section 14 of this chapter, no lien may be imposed against the property of any individual prior to his death on account of medical assistance paid or to be paid on his behalf at any time if he was under sixty-five years of age when he received such assistance except pursuant to a judgment of a court on account of benefits incorrectly paid on behalf of such individual, and notwithstanding any provision of law, there shall be no claim, adjustment or recovery of medical assistance correctly paid on behalf of such an individual except from the estate of an individual who was sixty-five years of age or older when he received such assistance, and then only after the death of his surviving spouse, if any, and only at a time when he has no surviving child who is under age twenty-one or is blind or permanently and totally disabled.

Further amend the bill by renumbering section 10 to read section 9 and by inserting after such renumbered section 9 the following new section:

10 Authorization. For the purpose of medical care services, the division of welfare, department of health and welfare may be authorized to make an advance, through the state treasurer, and under a contract approved by governor and council, of funds necessary to provide working capital funds, to a fiscal agent processing payments to medical vendors. The fiscal agent shall post bond in the amount of said advance and shall thereafter submit monthly, or more often, required detail of payments processed which shall then be reimbursed by the state to the said fiscal agent.

Amend section 11 of the bill by striking out the words "sixty days after its passage" and inserting in place thereof the word and numbers (July 1, 1967) so that said section as amended shall read:

11 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

Amendment adopted; referred to Appropriations under the Rules.

(Speaker in the Chair)

#### HB 424

providing for additional facilities at Franconia Notch State Park. Rep. Clafin for Resources, Recreation and Development. Ought to pass with amendment.

#### AMENDMENT

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Special Appropriations. Amend 1961, 263:5-a as inserted by 1965, 281:22 by striking out said section and inserting in place thereof the following: 5-a Additional Appropriations. In addition to the sums specified in section 5 the following sums are appropriated for the purposes indicated:

Southwestern State Park	\$1,000,000
Winnepesaukee State Park	1,000,000
Cannon Mountain project	800,000

Connecticut Lakes study	25,000
Rye Harbor project	50,000
Shelburne Basin project	30,000
Strawbery Banke project (governor's house)	25,000
Additional ski lift at Sunapee state park	250,000
Other projects as approved by governor and council	70,000
	<hr/>
Total	\$3,250,000
Less federal funds	1,625,000
	<hr/>
Net appropriation	\$1,625,000

The appropriation for each of the above individually specified projects may not be expended unless matching federal funds are available for that specific project. In making expenditures under the provisions of this section priority shall be given to the appropriations (1) for Southwestern state park and (2) expenditures at Cannon mountain.

2 Extension of Time. Notwithstanding any other provisions of law the appropriation made by 1961, 263:5-a, and the authority for the bonds thereunder as provided by 1961, 263:6, as amended by 1965, 281:23, shall not lapse until July 1, 1971.

3 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

Amendment adopted; referred to Appropriations under the Rules.

#### **HB 448**

relating to motor vehicles carrying property for hire. Rep. Mattice for Transportation. Ought to pass with amendment.

#### AMENDMENT

Amend RSA 375-B:3 as inserted by section 1 of the bill by adding after paragraph IV the following new paragraphs:

V. Motor vehicles while engaged in the transportation of pulpwood, logs, bolts, poles, posts, Christmas trees and boughs, wood chips, wood edgings and slabs, sawdust and salt; and on return trips carrying supplies used in the operation of logging camps.

VI. Motor vehicles while engaged in the transportation of earth, gravel, and ledge and used on construction within the state.

\* \* \*

At the request of Reps. D'Amante and Thurston, Rep. Stephen Smith answered questions.

Rep. D'Amante moved that HB 448 be recommitted to the committee on Transportation and spoke in favor of the motion.

Rep. Stephen Smith explained HB 448.

(discussion ensued)

Rep. Graf spoke against the motion.

RECESS

AFTER RECESS

The question now being, shall HB 448 be recommitted to committee on Transportation.

Rep. Hamel spoke in favor of the motion.

Reps. A. George Manning and Trowbridge spoke against the motion.

(discussion ensued)

Rep. D'Amante spoke a second time in favor of the motion.

Rep. Stephen Smith spoke a second time against the motion.

Motion lost by vv.

Rep. D'Amante requested a division.

100 members having voted in the affirmative and 163 in the negative, the motion to recommit was lost.

Rep. Campbell moved that HB 448 be indefinitely postponed and spoke in favor of the motion.

On a vv the motion lost.

Rep. Campbell requested a division.

138 members having voted in the affirmative and 144 in the negative, the motion to indefinitely postpone was lost.

Rep. Campbell requested the yeas and nays, seconded by Rep. LaPlante. Reps. Campbell and LaPlante subsequently withdrew their requests.

The question now being on the adoption of the committee amendment.

Amendment adopted by vv.

Rep. D'Amante offered the following amendment.

### AMENDMENT

Amend the title by striking out the same and inserting in its place the following:

#### An Act

relating to motor vehicles carrying property for hire, to include grocery stores and automobile service stations.

Amend paragraph IV of RSA 375-B:2 as inserted by section 1 of the bill by inserting in line six after the word "him" the words (For the purposes of this act grocery stores and automobile service stations are deemed to be common carriers by motor vehicle) so that the paragraph as amended shall read as follows:

IV. "Common carrier by motor vehicle" shall mean any person engaged in transportation by motor vehicle upon the public highways, including regular route and irregular route common carriers, transporting property between points in this state for compensation, who carries or holds himself by advertising or otherwise to carry the property of those choosing to employ him. For the purposes of this act grocery stores and automobile service stations are deemed to be common carriers by motor vehicle.

\* \* \*

The Clerk read the amendment in full.

Rep. D'Amante explained the amendment and subsequently withdrew his amendment.

The question now being, shall HB 448 be read a third time.

On a vv the Chair was in doubt and requested a division.

148 members having voted in the affirmative and 139 in the negative, the bill was ordered to a third reading.

### **HB 229**

to require a periodic eye examination before renewal of driver's license. Rep. Kenneth W. Chamberlain, Sr. for Transportation. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Visual Test. Amend RSA 261:3 by inserting after the word "prescribe" in line 4 the words (such examination may include an examination for visual acuity as prescribed by the director) so that said section as amended shall read:

261:3 Examination. Before a license is granted to any person, the applicant, if he has not been theretofore licensed to operate a motor vehicle in this state, shall pass such examination as to his qualifications as the director shall prescribe. Such examination may include an examination for visual acuity as prescribed by the director. No license shall be issued until the director is satisfied that the applicant is a proper person to receive it. No physical defect of an applicant shall debar him from receiving a license unless it can be shown by common experience that such defect incapacitates him from safely operating a motor vehicle, except as provided in section 5.

Amend the bill by inserting after section 1 the following new section:

2 Reissuance. Amend RSA 261:3-a by inserting after the word "prescribe" in line 4 the words (such reexamination may include an examination for visual acuity as prescribed by the director) so that said section as amended shall read:

261:3-a — Reexamination. The director, division of motor vehicles, may require with cause any person holding a license to operate motor vehicles or applying for reissue of such license to pass such examination as to his qualifications as the director shall prescribe. Such reexamination may include an examination for visual acuity as prescribed by the director. No license shall be reissued to such person or continued in effect until the director is satisfied as to such person's fitness to operate a motor

vehicle. Every person upon reaching his seventy-fifth birthday shall demonstrate his physical and mental qualifications to hold a license by examination, as prescribed by the director.

Further amend the bill by renumbering section 2 to read section 3.

\* \* \*

At the request of Rep. Maloomian, Rep. Stephen Smith explained the bill.

(discussion ensued)

Amendment adopted; ordered to third reading by vv.

### ANNOUNCEMENT

The Chair announced that yesterday was the birthday of Rep. Graf.

### INTRODUCTION OF GUESTS

The Chair introduced Prof. J. Edward Bouvier of Swanzey, courtesy of Rep. Hackler and Mrs. Helene Migneault, wife of Rep. Migneault of Nashua as guests of the House today.

### COMMITTEE REPORTS (Cont.)

#### **HB 778**

defining a transporter and utility dealer and providing special license plates for a utility dealer. Rep. A. George Manning for Transportation. Inexpedient to legislate.

Rep. Marcotte moved that the words, ought to pass, be substituted for the report of the committee, inexpedient to legislate and spoke in favor of the motion.

At the request of Rep. Carter, Rep. Marcotte answered questions.

Rep. Stephen Smith spoke against the motion.

Motion lost by vv.

The question now being on the resolution of the committee.

Resolution adopted by vv.

**HJR 52**

to establish an interim committee to study uniform traffic ordinances for municipalities and regulation of so-called snow traveling vehicles. Rep. Charles Soucy for Transportation. Ought to pass with amendment.

**AMENDMENT**

Amend the caption of the resolution by striking out the same and inserting in place thereof the following:

to establish an interim committee to study uniform traffic ordinances for municipalities, regulation of so-called snow traveling vehicles and the federal Highway Safety Act of 1966.

Amend the resolution by inserting in line six after the word "safety" the words (the commissioner of public works and highways) and by inserting in line thirteen after the word "appropriate" the words (The committee shall study the federal Highway Safety Act of 1966 (PL 89-564)) so that the resolution as amended shall read as follows:

A special interim study committee is hereby established to study the uniform so-called model traffic ordinance for municipalities and to prepare legislation to be presented at the next session of the general court. The committee shall consist of three members of the senate to be appointed by the president, four members of the house to be appointed by the speaker, the commissioner of safety, the commissioner of public works and highways, and four citizens at large, representing organized groups of motor vehicle owners and industries associated with highway transportation, to be appointed by the governor. Said committee shall also continue a study of the uniform motor vehicle code to modernize our motor vehicle laws. In addition to other duties the committee shall study the problems arising from the use of so-called snow traveling vehicles and shall recommend legislative solutions for these problems where appropriate. The committee shall study the federal Highway Safety Act of 1966 (PL 89-564). The sum of not exceeding two thousand five hundred dollars is hereby appropriated, for clerical assistance and expenses for preparation of the report, which sum shall be a charge upon the funds of the department of safety. The members of the committee who are members of the general court shall be reimbursed for



their mileage at the same rate as state employees and expenses when engaged in their duties hereunder and such payments shall be a charge on the legislative appropriation.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### RECONSIDERATION

Rep. Stephen Smith, having voted with the majority, moved that the House reconsider its vote whereby it passed HJR 52 and spoke in favor of the motion.

Motion adopted by vv.

Rep. Stephen Smith moved that HJR 52 be made a special order for 11:03 Wednesday next, and spoke in favor of the motion.

Motion adopted by vv.

### ENGROSSED BILLS REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House bills and Senate Bills:

**HB 294**

requiring the use of a check-list at school district meetings.

**HB 314**

relative to boiler inspection.

**HB 433**

relative to the regulation and control of the conduct of business within the state by certain non-resident corporations not authorized to conduct the business of insurance within this state.

**SB 127**

adopting the uniform federal tax lien registration act.

**SB 134**

authorizing non-profit voluntary corporations to provide legal services.

Idanelle Moulton for the committee.

## COMMUNICATION

Attorney General  
Concord  
June 14, 1967

Mr. Robert L. Stark  
Secretary of State  
Concord, New Hampshire

Dear Mr. Stark:

More than midway into the 1967 session of the legislature, you raised the following inquiry:

“Under Article 84 (Oath of Civil Officers) of the New Hampshire Constitution, is it necessary for the Governor, Councilors, Senators and Representatives to file in this office a subscribed Oath of Allegiance?”

The issues raised expressly and inferentially from your inquiry are whether Part II, Article 84 of the New Hampshire Constitution requires the state officials you mention to subscribe the oath of allegiance set forth in that Article and whether the subscribed oath must be filed in the office of the Secretary of State.

The portion of Part II, Art. 84 pertinent to your inquiry is:

“Any person chosen governor, councilor, senator, or representative, military or civil officer, (town officers excepted) accepting the trust, shall, before he proceeds to execute the duties of his office, make and subscribe the following declaration, . . .

“Any person having taken and subscribed the oath of allegiance, and the same being filed in the secretary’s office, he shall not be obliged to take said oath again.”

My opinion is that Part II, Article 84 of the New Hampshire Constitution requires a governor, executive councilor, and legislator to subscribe the oath of allegiance set forth in that Article and the subscribed oath of allegiance must be filed in the office of the Secretary of State.

Records substantiate, and no one denies, that governors, executive councilors, and legislators take the oath of allegiance set forth in Part II, Article 84. However, you inform me that

subscribing the oath of allegiance and filing a subscribed oath of allegiance in the office of the Secretary of State have not occurred during your service in the office of the Secretary of State and that there is no evidence of such a procedure during a review of your office records covering a considerable period of years prior to your service in that office.

The cases of *Goodwin v. Milton*, 25 N. H. 458, and *Wentworth v. Farmington*, 51 N. H. 128, discuss the oath of allegiance requirement of Part II, Article 84 in connection with public officials other than the officials about whom you inquire. The facts in those cases are markedly different from the facts in this situation since in those cases those officials had not taken the oath of allegiance whereas governors, executive councilors, and legislators about whom you inquire have taken the oath of allegiance.

A discussion of the meaning of the word "subscribe" used in a statute in connection with other matters is helpful.

"The word *subscribed*, when used in reference to the authentication of a writing or document, ordinarily implies that the name of the party who subscribes is set by him or by his authority at the bottom or end of the writing or document; and we must take that to be the meaning of the term in the statute, unless we find something to control this construction. But we can discover no reason for denying to this term, as used in the statute, its common and usual signification. The statute requires more than an ordinary affidavit; it is not enough that the affidavit has the jurat of the magistrate before whom it is sworn to; it must also be subscribed by the affiant. His name, written by himself in the body of the affidavit, is not a subscription in the usual sense of the word, and does not necessarily nor ordinarily imply an admission that he made and swore to the affidavit;" *Stone v. Marvel*, 45 N. H. 481-482.

The Secretary of State's office arranges for the printing of the oath of allegiance and distributes them to persons who must subscribe them. My opinion is that the responsibility for distributing the oath of allegiance forms to the state officials about whom you inquire, that is, to a governor, executive councilor, and legislator, is the responsibility of a secretary of state. For efficiency and convenience, justices of the peace or notaries public from the office of Secretary of State should be available to a governor, executive councilor, and legislator, to execute

the jurat and to collect the subscribed forms for filing at or about the time a governor, executive councilor, or legislator takes the oath of allegiance pursuant to the constitutional requirements.

Very truly yours,  
George S. Pappagianis  
Attorney General

### SENATE MESSAGE

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

#### SCR 6

relative to the Legal Affairs Conference at Whitefield.

*Whereas*, a good working partnership between the Bureau of Employment Security of the United States Department of Labor and the New Hampshire Department of Employment Security for the improvement and co-ordination of the New Hampshire Unemployment Compensation Law and the applicable provisions of the Social Security Act, the Federal Unemployment Tax Act and various other programs is vital to an effective public service; and

*Whereas*, the Employment Security Agencies of all states have for many years been joined for their mutual interests in the Interstate Conference of Employment Security Agencies; and

*Whereas*, the Legal Affairs Committee of said Conference is an important standing committee of said Conference, working through semiannual conferences; and

*Whereas*, The General Court of The State of New Hampshire has learned with pleasure that the said Legal Affairs Committee and said Bureau have arranged for a Legal Affairs Conference to be held in New Hampshire September 18-20, 1967 on the subject of the Federal minimum statutory requirement relative to "prevailing wages" and have requested the New Hampshire Department of Employment Security to host the Conference; and

*Whereas*, the following distinguished State and Federal representatives will be in attendance at the Conference: Con-

necticut, Carl D. Eiseman, Assistant Attorney General; Maine, Milton Bradford, Assistant Attorney General; Massachusetts, Chester A. Higley, Chief Counsel; Rhode Island, Francis A. Burns, Legal Affairs Director; Vermont, Raymond S. Fitzpatrick, Counsel; New Jersey, Dominic J. Hart, Chief Counsel; New York, Harry Zankel, Counsel; Puerto Rico, Guillermo Estrella Frasier, Counsel; Virgin Islands, Peter M. O'Dea, Counsel; Kentucky, Paul E. Tierney, General Counsel; Michigan, George M. Bourgon, Assistant Attorney General; Ohio, Bernard L. Heffernan, Chief Assistant Attorney General; Arizona, James A. Tucker, Assistant Attorney General; California, Maurice P. McCaffrey, Chief Counsel; Hawaii, Toshima Sode-tani, Deputy Attorney General; Nevada, Theodore A. Stokes, Legal Counsel; United States Department of Labor, Robert M. Guttman, Deputy Associate Solicitor; Bureau of Employment Security, Louise F. Freeman, Counsel for Unemployment Compensation; Bureau of Employment Security, Ralph Altman, Consultant to Committee; Arnold J. Spencer, Wisconsin, Chairman, Legal Affairs Committee; *Now, Therefore, be it*

*Resolved*, by the Senate of The State of New Hampshire and the House of Representatives concurring: That The General Court of The State of New Hampshire herewith extends to the Conferees its greetings, felicitations and earnest desire for a fruitful Conference; and be it further

*Resolved*, that duly attested copies of this Resolution be delivered by the Commissioner of the New Hampshire Department of Employment Security to each Conferee.

The House concurred in the concurrent resolution.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 609**

relative to newspaper publication of bank reports by members of the federal reserve system.

#### **AMENDMENT**

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Newspaper Publication. Amend RSA 386 by inserting after section 36-a (supp) as inserted by 1967, 101:1 the following new section: 386:36-b — Exception. The requirements of newspaper

\* \* \*

On motion of Rep. Bigelow the House concurred in the Engrossed Bills Committee amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 166**

requiring licensing to engage in business of second mortgage home loans.

### **AMENDMENT**

Amend paragraph III of RSA 398-A:1-a as inserted by section 3 of the bill by striking out in line two the words “fifty dollars” and inserting in place thereof the words (thirty-five dollars) so that said paragraph as amended shall read as follows:

III. The license fee for each calendar year or part thereof shall be thirty-five dollars.

Amend RSA 398-A:1-d as inserted by section 3 of the bill by striking out in line one the word “shall” and inserting in place thereof the word (may) so that said section as amended shall read as follows:

398-A:1-d Cost. The commissioner may make such an examination of the affairs, business, office, and records of each licensee at least once each year. For each examiner employed in conducting any such examination, the sum of forty dollars per day shall be paid by the licensee to the commissioner. Sums collected under the provisions hereof shall be credited to the appropriation for the bank commissioner.

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Limitations. Amend RSA 398-A:2 (supp) as inserted by 1961, 255:1 by striking out said section and inserting in place

thereof the following: 398-A:2 Interest and Interest Rates. No person, partnership or corporation shall directly or indirectly charge, take or receive for a second mortgage loan secured by property which is occupied in whole or in part at the time said loan is made as a home by any obligor on the mortgage debt or by any person granting or releasing any interest under said mortgage a greater rate of interest than one and one-half per cent per month computed on unpaid balances and following the sixth month of any period in which a loan has been in continuous default a greater rate of interest than one per cent per month computed on unpaid balances. Notwithstanding any other provisions of this chapter the charges which may be collected on any loan made under this chapter for the period beginning six months after the originally scheduled final installment date of the loan and ending with date of payment of the loan in full shall not exceed six per cent per annum simple interest on the balances outstanding from time to time during said period. The borrower shall have the right to anticipate his debt in whole or in part at any time without being required to pay a penalty to the lender therefor. The aggregate of the amount of money or value actually received or held at the time of the loan, plus the sum of all existing indebtedness of the borrower to the lender shall for the purposes of this chapter be deemed the amount of the loan. Except where the borrower agrees in writing to a different application of his payments, in cases where partial payments are made, the interest shall be calculated to the time of payment, and such payment shall first be applied to interest, and the balance thereafter remaining, if any, shall be applied to principal. The maximum interest shall include all sums paid, directly or indirectly by or on behalf of the borrower to the lender for interest, brokerage, commissions, services, extension of loan, forbearance to enforce payment or otherwise for making or securing the loan, not including, however, sums the lender may require the borrower to pay or reimburse the lender for actual recording and foreclosure costs, for reasonable legal charges incurred for the examination of the title and the marketability of the security for the loan, for the drafting of the security instruments or documents, and, when such services are utilized, for collecting the debt or realizing upon the security.

Amend RSA 398-A:9 as inserted by section 7 of the bill by striking out in line six the word "leading" and inserting in

place thereof the word (lending) so that said section as amended shall read as follows:

398-A:9 Advertising. No licensee or other person shall advertise, print, display, publish, distribute or broadcast or permit to be advertised, printed, displayed, published, distributed, or broadcast in any manner whatsoever any statement or representation with regard to the rates, terms, or conditions for the lending of money under the provisions of this chapter which is false, misleading or deceptive. Any reference to the amount of a loan shall refer to the original principal amount. Any statement so made of the amount of an installment or the rate or amount of interest charges required for any loan shall also indicate the original principal amount of such loan, the number of installments required to pay such loan, and the interval between each installment.

Further amend the bill by inserting after RSA 398-A:10 as inserted by section 7 of said bill the following new sections:

398-A:11 Commissioner Their Attorney. Any out-of-state second mortgage broker or agent shall be deemed to have appointed the bank commissioner or his successor in office, his true and lawful attorney upon whom may be served all lawful process in any action or proceeding against him growing out of the provisions of this chapter. Any process against such person so served shall be of the same legal force and validity as if served on him personally.

398-A:12 Service of Process. Service of such process shall be made by leaving a copy thereof with a fee of three dollars in the hands of the bank commissioner or in his office, and such service shall be sufficient, provided that notice thereof and a copy of the process are forthwith sent by registered mail by the plaintiff or his attorney to the defendant, and the defendant's return receipt and the affidavit of the plaintiff or his attorney of compliance therewith are appended to the writ and entered therewith. In the event that the notice and copy of the process are not delivered to the defendant the superior court may order such additional notice, if any, as justice may require.

Amend section 6 of the bill by striking out in line four the word "one" and inserting in place thereof the word (five) so that said section as amended shall read as follows:



6 Violations. Amend RSA 398-A (supp) as inserted by 1961, 255:1 by inserting after section 7 the following new section: 398-A:7-a Penalty. Any person who wilfully violates any provision of this chapter shall be fined not less than five hundred nor more than five thousand dollars for each such violation.

\* \* \*

On motion of Rep. Bigelow, reading of the amendment was dispensed with.

Rep. Bigelow explained the amendment.

On motion of Rep. Bigelow the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 356**

relative to the definition of company in connection with the investments of savings banks.

### **AMENDMENT**

Amend the bill by striking out section 3 and inserting in place thereof the following: 3 Reserves. Amend RSA 387:15 by striking out paragraph II and inserting in place thereof the following:

II. Preferred Stock. The dividend-paying stock of senior preference of industrial companies incorporated in and doing business in the United States which have assets, after reserves for depreciation, depletion and obsolescence, of at least one hundred million dollars, provided:

(a) All securities of such company senior to the preferred stock, if any, are legal investments hereunder and do not exceed more than fifteen per cent of total capital; and

(b) Such company shall, in four of the five years next preceding investment, have earned its preferred dividend requirements, including interest, if any, at least three times; and

(c) The dividends on such stock shall be cumulative and have been paid regularly and in full in each of the ten years next preceding investment; or

(d) If such stock has been issued within ten years of the date of investment, the dividends on such stock shall be cumulative and have been paid in full in every year since its issuance and provided the company which issued such stock shall have had earnings during each of those ten years equal pro forma to at least three times overall coverage.

Further amend the bill by striking out section 4 and inserting in place thereof the following: 4 Assets. Amend RSA 387-15 by striking out paragraph III and inserting in place thereof the following: III. Common Stock. The dividend-paying capital stock of industrial companies incorporated in and doing business in the United States which have tangible assets of at least one hundred million dollars provided:

(a) Such company shall have at least one million shares of such stock outstanding; and

(b) Such stock shall be listed and traded in one hundred share lots on the New York Stock Exchange or American Stock Exchange or listed on the Boston Stock Exchange; and

(c) All securities senior to such stock are legal investments hereunder; and

(d) Common stock and surplus combined must equal at least seventy per cent of the total capital of such company; and

(e) Such company shall have had net earnings available for the common stock in at least four of the five years next preceding investment; and

(f) The stock shall have earned and paid a dividend in at least four of the five years next preceding investment.

\* \* \*

On motion of Rep. Bigelow, reading of the amendment was dispensed with.

Rep. Bigelow explained the amendment.

On motion of Rep. Bigelow the House concurred in the Senate amendment.

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 542**

relative to the control of junkyards on the interstate and federal-aid primary highway systems in order to meet the requirements of the "Highway Beautification Act of 1965."

**AMENDMENT**

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 249-A as inserted by 1961, 269:1 the following new chapter:

Further amend said bill by striking out section 2 and inserting in place thereof the following:

249-B:19 Limitation on Chapter. The provisions of this chapter shall be declared to be null and void by the governor at any time when such action is recommended by the commissioner of public works and highways because the operation of said chapter is no longer necessary (1) to comply with federal laws and regulations and such laws and regulations are supported with federal funds on a matching basis and (2) to protect the integrity of federal-aid highway apportionments or (3) to insure collection of any bonus funds which may be made available to the state by the federal government in connection with this chapter. After the date so declared by the governor, this chapter shall not be effective.

Further amend said bill by renumbering section 3 to read section 2.

Amend RSA 249-B:15, as inserted by this bill, by striking out paragraph (1) and inserting in place thereof the following:

(1) those lawfully in existence on October 22, 1965.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

On motion of Rep. Corriveau the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

**SB 127**

adopting the revised uniform federal tax lien registration act.

**SB 134**

authorizing non-profit voluntary corporations to provide legal services.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives:

**HB 591**

relating to the taking of wild waterfowl and providing for a waterfowl stamp.

### COMMITTEE OF CONFERENCE REPORT

The committee of conference to whom was referred House Bill No. 173, An Act to establish an elevator inspection law, having considered the same report the same with the following recommendations:

That the House recede from its position of nonconcurrency in the Senate amendment, and that the Senate recede from its position in adopting the amendment, and that the House and Senate each adopt the following amendment.

Amend the bill by striking out RSA 157-A:17 as inserted by section 1 of the bill and inserting in place thereof the following:

157-A:17 Exception. Notwithstanding other provisions of this chapter any elevator which is periodically inspected and tested for safety under a maintenance contract with the company which installed said elevator shall be exempt from the

annual inspection requirements of section 5, so long as said maintenance contract is effective, and the inspection certificate as provided in section 5 shall be posted in the elevator car. Provided, however, that the other provisions of this chapter shall apply to the elevators covered by this exception.

Further amend the bill by striking out section 3 and inserting in place thereof the following:

3 Effective Date. This act shall take effect January 1, 1968.

John R. Bradshaw  
Laurier Lamontagne  
Conferees on the part of the Senate  
Gerard H. Belanger  
Malcolm J. Stevenson  
Donald H. MacFarlane  
Conferees on the part of the House

Report adopted by vv.

## COMMUNICATIONS BLUE CROSS-BLUE SHIELD

June 15, 1967

Members of the General Court and Attaches

Dear Friends,

I am retiring in July and find it impossible to get to each one of you to say thank you for all the courtesies extended to me over the past years.

It is my hope that you will continue to extend to my successor the same courtesies and cooperation that you have always given to me.

Again, many thanks, and hope that I may have the privilege of dropping in to say hello if I am in your vicinity.

Charlie Talbot

## COMMUNICATION

Exeter, N. H.  
June 16, 1967

Speaker  
House of Representatives  
Concord, N. H.

Dear Sir:

To thank you for your kindness and sympathy at a time when it was deeply appreciated.

To the following members of the House of Representatives: Walter R. Peterson, Jr., Lyman E. Collishaw, Edwin W. Eastman, Albert J. Ferron, F. Leroy Junkins, Robert W. Varrill and Francis W. Tolman.

The family of the late P.F.C. Paul J. Camire, U. S. Marine Corps.

### RESOLUTIONS

Rep. Pryor offered the following resolution:

#### RESOLUTION:

*Whereas*, we have learned with pleasure that the Ashland High School Warriors have captured their first New Hampshire State baseball title in a game against Lisbon, and

*Whereas*, great credit is due Coach Leo Childs for his excellent supervision and encouragement to the team, therefore be it

*Resolved*, that we, the Members of the New Hampshire House of Representatives in General Court convened, hereby congratulate the Warriors of Ashland High School for their achievement of this title, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Coach Childs on behalf of the team.

\* \* \*

Resolutions adopted by vv.

Rep. Edward J. Walsh offered the following resolution:

#### RESOLUTION

*Whereas*, it is with gratification that we learn that Manchester Central High School Baseball team has won the NHIAA tournament, and

*Whereas*, this victory makes this team state champions in baseball, football and basketball, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby offer our heartiest congratulations to this championship team for their many achievements with the hope that they may continue their successful games, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Coach Wayne Sanderson.

\* \* \*

Resolutions adopted by vv.

Reps. Casey, Clancy, Healy, Lomazzo and Conway offered the following resolution, for the Manchester Del.:

### RESOLUTION

*Whereas*, we are sorry to learn of the illness of Representative Michael F. O'Connor of Manchester and his confinement to the Sacred Heart Hospital, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, extend our sympathy to Mr. O'Connor in his illness and our best wishes for a speedy recovery, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. O'Connor.

\* \* \*

Resolutions adopted by vv.

\* \* \*

### HB 760

imposing tax on cable antenna television systems.

Rep. MacFarlane withdrew his notice of reconsideration.

\* \* \*

At the request of Rep. Pickett a committee was appointed to escort Rep. Bell to the microphone. The Chair appointed Reps. Stephen Smith, Pryor and McGee to wait on Rep. Bell.

Rep. Pickett presented Rep. Bell with a gift from members of the House.

Rep. Bell expressed his appreciation.

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

### THIRD READINGS

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

**SB 39**

making appropriation for binding certain copies of the commercial code.

**SB 24**

providing for recompilation of Volume 4 of the Revised Statutes Annotated.

**SB 33**

to provide for cumulative pocket supplement for Revised Statutes Annotated.

**SB 156**

relative to state employees group insurance.

The following House bills and resolution were read a third time, passed, and sent to the Senate for concurrence:

**HB 352**

relative to air pollution control.

**HJR 31**

relative to the operating expenses of educational television station. WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton, and Berlin.

**HB 320**

relative to cooperative extension work at the university and making appropriation therefor.

**HB 706**

authorizing school building aid for the construction of supervisory union facilities.



**HB 722**

authorizing Gunstock Junior College of Laconia to confer degrees.

**HB 229**

to require a periodic eye examination before renewal of driver's license.

**RECONSIDERATION****HB 778**

defining a transporter and a utility dealer and providing special license plates for a utility dealer.

Rep. A. George Manning, having voted with the majority, moved that the House reconsider its vote whereby it killed HB 778 and spoke against the motion.

Motion lost by vv.

**THIRD READINGS CONTINUED****HB 448**

relating to motor vehicles carrying property for hire, was read a third time and passed by vv.

Rep. Campbell requested a division.

165 members having voted in the affirmative and 149 in the negative, the bill was passed and sent to the Senate for concurrence.

**RECONSIDERATION**

Rep. Stephen Smith, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 448 and spoke against the motion.

The Chair requested a division.

110 members having voted in the affirmative, and 182 in the negative, the motion was lost.

\* \* \*

On motion of Rep. Pickett the House adjourned at 5:14 P.M.

*Wednesday, June 21*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Guest Chaplain Ward Hamilton Crawford of the Baptist Church of Whitefield and the Congregational Church of Dalton.

Our Heavenly Father, we thank thee for this new day that thou art intrusting to us.

Bless, Almighty God, the President of our nation, the Governor of our state, the Mayor of this city, and this body of men and women who share in the cares of government.

We thank thee for the task which is ours, for the opportunity it gives and the responsibility it entails.

Realizing our imperfect knowledge of life and its relationships, we seek thy great wisdom for our most taxing problems.

Help us to think clearly and fearlessly and to act with such straightforward integrity that all our achievements may honor and glorify thee.

May Thy Holy Spirit guide us this day. This we ask in the name of Jesus Christ our Lord. Amen.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. McGee led the Convention in the Pledge of Allegiance to the Flag.

### INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the Joint Convention:

New Hampshire Young Democrats from Salem, Manchester, Nashua, the Lakes Region, Portsmouth and the University of New Hampshire, courtesy of members of N. H. Young Democrats in General Court — Senator Claveau, Dist. 22, Past President, Rep. Ann Dearborn, National Committeewoman, Rep. Peter Murphy of Dover, Rep. Robert Raiche of Manchester and Rep. Ronald Marcotte of Rollinsford.

## HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Mr. and Mrs. Richard Gibbs from Brigham Young University, Provo, Utah, daughter and son-in-law of Rep. Guild of Gilford.

Miss Susan Davis, recent graduate of Smith College Day School, courtesy of her grandfather, Rep. Donald Davis.

Henry Boutin and his son Tommy, of Berlin, nephews of Rep. A. George Manning of Northumberland.

Ricky Tilton of Littleton, son of Rep. Tilton.

Tom Walsh and Chris Walsh of Littleton, cousins of Rep. Bingham of Concord.

Mrs. Gordon and sons, Chuck, Craig and Bradley, courtesy of Rep. Charles Gordon.

Miss Rita Collyer of Lisbon.

Mr. Constantine Houpis, better known as Dino, of Keene and his son Nick, courtesy of Reps. Moran and Tassoulas of Keene.

## LEAVES OF ABSENCE

Rep. Cone was granted leave of absence for the day on account of important business.

Rep. Paul Gay was granted indefinite leave of absence on account of illness.

Rep. Chamard was granted leave of absence for today, Thursday and Friday on account of a death in the family.

Rep. Frizzell was granted leave of absence for today, Thursday, Friday and Tuesday on account of a wedding in the family.

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bill:

**HB 332**

amending the statute of limitations in regard to certain criminal offenses.

Idanelle Moulton  
For the Committee

**COMMITTEE REPORTS****HJR 67**

in favor of Ernest A. Paquette of Ashland. Rep. Rufo for Claims and Aeronautics. Inexpedient to legislate.

Resolution adopted by vv.

**HJR 68**

in favor of Raymond J. Albert of Berlin. Rep. Leo Dion for Claims and Aeronautics. Ought to pass.

Ordered to third reading by vv.

**HJR 76**

in favor of Harrison M. Heath of Landaff. Rep. Jameson for Claims and Aeronautics. Ought to pass.

Ordered to third reading by vv.

**HJR 77**

in favor of Richard H. Gray. Rep. MacFarlane for Claims and Aeronautics. Ought to pass with amendment.

**AMENDMENT**

Amend the resolution by striking out the word "full" in line 4 and by adding at the end thereof the words (The department of public works is hereby further authorized to provide Mr. Gray with a pure water supply immediately.) so that said resolution as amended shall read:

That the sum of one thousand five hundred twenty-eight dollars is hereby appropriated to reimburse Richard H. Gray of Lyme for damages to his water supply which was polluted by salt from winter maintenance of a state road. The sum hereby appropriated shall be in payment and settlement of said claim and the same shall be a charge upon the highway funds. The department of public works is hereby further authorized to provide Mr. Gray with a pure water supply immediately.

Amendment adopted; ordered to third reading by vv.

**HB 553**

to provide for the election of members of the state board of education. Rep. Berry for Education. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out the title and inserting in its place the following:

**An Act**

to increase the membership of the state board of education to eleven members.

Amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 State Board of Education. Amend RSA 186:1 by striking out in line two the word "seven" and inserting in its place the word (eleven) and by striking out in line four the word "seven" so that the said section as amended shall read as follows:

186:1 Organization. There shall be a department of education consisting of a state board of education of eleven members, a commissioner of education, and such other officials and employees as may be authorized. The members of the board of education shall serve without pay and shall not be technical educators nor professionally engaged in school work. Each member shall hold office until his successor is appointed and qualified, as provided in the following sections. They shall be paid the expenses incurred in the performance of their duties out of the money appropriated for the purpose of this title.

2 Board of Education; Term and Qualifications. Amend RSA 186:2 by striking out the section and inserting in its place the following:

186:2 Appointment; Chairman. The governor and council shall appoint the members of the board. Their term of office is for five years from the thirty-first day of January after the term of their predecessor in office has expired. Annually, on or before the thirty-first day of January, the governor shall name a member of the board to serve as chairman for one year and until his successor is appointed.

186:2-a Residence Qualifications. As a residence qualification, no member of the board of education may be a resident of the same county as any other member, except that two members shall be residents of Hillsborough county. If any member ceases to be a resident of the county where he was a resident at the time of his appointment, he ceases to be a member of the board, and his position becomes vacant.

3 Transitional Provisions. After the effective date of this act, the successors in office to the members of the board in office on the effective date are subject to the resident requirements of this section. However, the term of office of a member in office on the effective date of this section is not affected by the residence requirements of this section, and each such a member is confirmed in office. If there are two members on the board who are residents of the same county on the effective date of this act, they shall both continue to serve the full term of their appointment. The first appointments of the members added to the state board by this act shall be made so that the new members take office January 31, 1968. The initial terms of office of the members added by this act shall be arranged so that on the eleven member board, in conjunction with the terms of office of the members who are in office on the effective date of this act, the expiration of the terms of office of two members of the eleven member board is on January 31, 1973; two members on January 31, 1972; two members on January 31, 1971; two members on January 31, 1970, and three members on January 31, 1969. If there is a vacancy on the board at any time prior to January 31, 1968, the appointment to fill the vacancy shall be for the unexpired term only. However, the governor shall make appointments to conform with the residence requirements of RSA 186:2-a as inserted by this act, at the earliest opportunity.

4 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

At the request of Rep. Sheldon Barker, Rep. Dunham explained the amendment.

(discussion ensued)

Reps. Bradley and A. George Manning spoke in favor of the bill.

Amendment adopted; ordered to third reading by vv.

**HB 742**

relative to formation of a cooperative school district by two or more existing contiguous districts. Rep. Berry for Education. Inexpedient to legislate; subject matter covered by other legislation.

Resolution adopted by vv.

**SB 164**

relative to vocational rehabilitation programs. Rep. Berry for Education. Ought to pass.

Referred to Appropriations under the Rules.

**HB 776**

providing for an additional assistant attorney general and relative to clerical assistance in said office. Rep. Boire for Executive Departments and Administration. Ought to pass.

Referred to Appropriations under the Rules.

Rep. Shirley Clark moved that the order whereby HB 776 was referred to Appropriations be vacated, and spoke in favor of the motion.

Motion adopted by vv.

Ordered to third reading by vv.

**HB 772**

to regulate the taking of salt water smelt. Rep. Maynard for Fish and Game. Inexpedient to legislate.

Resolution adopted by vv.

**HB 783**

establishing the New Hampshire law enforcement academy. Rep. Frizzell for Judiciary. Ought to pass.

Referred to Appropriations under the Rules.

**HB 789**

relative to providing immunity for witnesses testifying upon complaints charging persons with violations of RSA 175:6. Rep. Frizzell for Judiciary. Ought to pass.

Ordered to third reading by vv.

**HB 791**

providing for penalties for failure to contribute to a health and welfare pension fund. Rep. Gerber for Judiciary. Ought to pass.

Ordered to third reading by vv.

**HB 792**

to make unlawful the inhalation of toxic vapors for effect and to authorize follow-up care for minors guilty of the second offense. Rep. Gorham for Judiciary. Ought to pass.

Ordered to third reading by vv.

**SB 70**

relative to actions for wrongful death, was withdrawn by committee.

**SB 206**

increasing the penalty for misusing or mutilating national and state flags. Rep. Brungot for Judiciary. Ought to pass.

Ordered to third reading by vv.

**CA CR 16**

proposing constitutional amendments relating to the appointment of clerks of superior court, and providing that clerks of superior court be appointed by the executive committee of the county convention with the approval of the county commissioners. Rep. Healy for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

**CA CR 17**

proposing constitutional amendments relating to the number of terms any person may serve as governor, or as a member of the house of representatives or the senate, and providing that no person may serve as governor for more than two terms and no person may serve in the house of representatives and the Senate, or either of them, for more than six terms. Rep. Gorham for Judiciary. Inexpedient to legislate.

Rep. Ciborowski spoke in favor of the resolution.

Resolution adopted by vv.

**HB 632**

protecting wages from certain charges. Rep. Leo Dion for Labor. Inexpedient to legislate.

Resolution adopted by vv.



**HB 687**

relative to the department of labor. Rep. Leo Dion for Labor. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out all after the title and inserting in place thereof the following:

1 Committee of Study of Department of Labor. A labor department study committee is formed of five members from the general court. It shall work to provide effective legislation and to provide for the correct amount of appropriations for the department of labor with the purpose of enabling the department of labor to improve their services both to the employees and to the employers of the state. Three of its members shall be appointed from the house of representatives by the speaker of the house of representatives and two of its members shall be appointed from the senate by the president of the senate. The members should be well informed on the subject of labor operations in manufacturing, contracting, or commercial enterprises.

2 Duties of the Committee. The committee shall study the proposed legislation set forth in 1967 House Bill 687, an act relative to the department of labor. In addition the committee shall study the subject listed in this section, as follows:

I. The necessity for the appointment of an assistant labor commissioner, or such other assistant as the committee judges desirable to allow the department of labor to fulfill its duties, and to establish the qualifications of any proposed assistant.

II. The desirability of establishing a safety engineering division within the department of labor. The investigation should include the study of the effectiveness of the services rendered by the inspection and safety engineering departments of insurance companies writing workmen's compensation, elevator, boiler, and vehicle insurance, and to ascertain how the services rendered by the department of labor could best complement the work done by these insurance companies without duplicating their efforts. It should study the possibility of disruption of the work process in the duplication of efforts and the interference with the operation of the work, and any possible resulting lack of cooperation of employers.

3 Organization and Report of the Committee. The committee shall elect a chairman, vice-chairman, and a clerk from among its members. The committee shall prepare a report of its study and recommendations by October 1, 1968, and shall submit any recommendations for legislation to the office of legislative services by that date. The committee shall be dissolved at the same time that the 1967 general court is dissolved.

4 Expenses of the Committee. The committee members are entitled to reimbursement for actual expenses incurred in the performance of their duties on the committee. The expenses incurred shall be a charge on the legislative appropriation.

5 Appropriation. The sum of four thousand four hundred and thirteen dollars is appropriated for the fiscal year ending June 30, 1968 and the sum of seven thousand seven hundred and eighty-six dollars is appropriated for the fiscal year ending June 30, 1969, for the use of the department of labor. The governor is authorized to draw his warrant for the money appropriated by this act out of any money in the treasury not otherwise appropriated. There appropriations are in addition to any appropriations made by the budget acts of the two fiscal years concerned by this act. These appropriations shall be spent for the years and purposes listed as follows:

	1968	1969
Office of the Commissioner		
Permanent Personal Services	926.	977.
Inspection Division		
Permanent Personal Services	2,122	4,374
Workmen's Compensation		
Permanent Personal Services	220.	603.
Division of Labor Statistics		
Permanent Personal Services	917.	974.
Total	4,413.	7,786.

6 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

Amendment adopted by vv. Referred to Appropriations under the Rules.

#### HB 435

increasing Unemployment Compensation benefits. Rep. Leo Dion for Labor. Ought to pass with amendment.

## AMENDMENT

Amend section 8 by striking out said section and inserting in place thereof the following sections:

8 Disqualification for Refusal of Suitable Work. Amend subsection A of RSA 282:4 as amended by 1955, 141:9; 1957, 118:4; 1959, 28:2; 1965, 208:3; and 1967, 75:1 by striking out said subsection and inserting in place thereof the following:

A. Until the individual has earned in each of three weeks wages in employment as defined in section 1-H, except 1-H (4) (f), (g), (q) and (r) or wages earned in a like manner in another state, equal to or in excess of three dollars more than his weekly benefit amount subsequent to the date:

(1) He left his work voluntarily without good cause in accordance with rules and regulations of the commissioner. This subsection shall not apply and benefits shall be paid without regard thereto where an unemployed individual, not under a disqualification, accepts employment which would not have been deemed suitable work under subsection E of this section and terminates such employment within a period of not more than (4) consecutive weeks of employment with or without good cause:

(a) In the case of a woman who is disqualified under paragraph (1) above for leaving her work due to pregnancy, the three-week work-and-earning requirement in the first paragraph of this subsection shall be one week.

(2) He was discharged for misconduct connected with his work, if so found by the commissioner;

9 Disqualification by Finding of Commissioner. Amend RSA 282:4 by inserting after subsection L as inserted by 1959, 28:3 the following subsection:

M. If the commissioner finds that he has failed, without good cause, either to apply for available, suitable work when so directed by the employment office or the commissioner or to accept suitable work when offered him, or to return to his customary self-employment (if any) when so directed by the commissioner. Such disqualification shall continue for the week in which such failure occurred and for the three weeks which immediately follow such week.

(1) The commissioner, in determining whether or not any work is suitable for an individual, shall consider the following:

(a) The degree of risk involved to his health, safety and morals; and

(b) His physical fitness; and

(c) His prior training; and

(d) His experience; and

(e) His prospects for securing, in his labor market area, work in his customary occupation; and

(f) The distance of the available work from his residence, but such distance shall not be substantially greater than that distance to all those places to which others living in the same town or city travel for work which utilizes similar or related skills or services, and also to where he acquired his currently available annual earnings; and

(g) His prior earnings and length of unemployment, but his prior earnings shall be given more weight than his length of unemployment.

(2) Notwithstanding any other provisions of this chapter, no work shall be deemed suitable and benefits shall not be denied under this chapter to any otherwise eligible individual for refusing to accept new work under any of the following conditions:

(a) If the position offered is vacant due directly to a strike, lock-out, or other labor dispute;

(b) If the wages, hours or other conditions of the work are substantially less favorable to the individual than those prevailing for similar work in the locality;

(c) If as a condition of being employed the individual would be required to join a company union or to resign from or refrain from joining any bona fide labor organization.

10 Claimant Assistance. Amend RSA 282:9 by inserting after subsection T as inserted by 1961, 88:35 the following subsection:

U. Claimant Assistance. There shall be in the department, assigned to the commissioner's office, a full-time, classified

employee with the title of claim representative. He shall be qualified as a certifying officer and possess such other requisite skills, knowledge and abilities as appropriate. His duties shall include advice to claimants relative to presentation of their best case to a certifying officer for purpose of redetermination, and the presentation of, or assistance therein, a claimant's case before an appeal tribunal including request for reopening. There shall also be in the department, but not members of the state classified service, part-time assistant claim representatives who shall be knowledgeable about unemployment compensation, shall be appointed by and serve at the pleasure of the commissioner, receive thirty dollars for each day or any part thereof that they perform services at the request of the commissioner or his authorized representative, and when necessary to the performance of their duties as determined by the commissioner shall be reimbursed for mileage and meals as are state employees generally. The assistant claim representatives shall assist the claim representative and shall work under his general supervision to the extent deemed appropriate by the commissioner. Neither appointment under section 5-C and 9-R of this chapter or receipt of retirement or pension payments from the state shall bar appointment and remuneration as an assistant claim representative. No claimant shall be a beneficiary of this provision, except for preliminary evaluation, unless the commissioner or the claim representative finds the case to be one about which reasonable men may disagree.

11 Contingent Fund. Amend RSA 282:10-C as amended by 1955, 141:16, 1961, 88:36 and 1963, 194:10, by striking out the same and inserting in place the following:

C. Contingent Fund. There is hereby created in the state treasury a special fund to be known as the contingent fund. All interest, fines, late-filing fees and penalties collected under the provisions of this chapter, after the effective date of this subsection, shall be paid into this fund. The monies in this fund may be used by the commissioner: (1) as a revolving fund to cover expenditures (necessary and proper under the law) for which federal funds have been duly requested but not yet received, subject to the charging of such expenditures against such funds when received, (2) for an annual audit by a private firm of certified public accountants, such firm to be designated by the state comptroller with approval of the governor and council, of the various funds provided for under this

chapter and the employers' separate accounts maintained pursuant thereto, (3) for rents, equipment, supplies, motor vehicles and their maintenance, fees, costs of administration as specifically provided in this chapter, salaries, per diem and expense payments and training and education, whether institutional, departmental or conference-type, of assistant claim representatives, appeal tribunal and advisory council members and full and part-time department employees and its officers, including attendance at and hosting conferences and meetings sponsored or participated in by the bureau of employment security of the United States department of labor and also the Interstate Conference of Employment Security Agencies, (4) for any other purpose which upon request of the commissioner is found by the governor and council to be in furtherance of the administration of this chapter. Monies in this fund shall not be expended or available for expenditure in any manner which would permit their substitution for (or a corresponding reduction in) federal funds which would, in the absence of said monies, be available to finance expenditures for the administration of this chapter. This fund shall be used by the commissioner for the payment of costs of administration which are found not to have been properly and validly chargeable against federal grants (or other funds) received for or in the unemployment compensation and employment service administration fund on or after the effective date of this subsection. The monies in this fund are hereby specifically made available to replace, within a reasonable time, any monies received by this state pursuant to section 302 of the federal Social Security Act, as amended, which, because of any action or contingency, have been lost or expended for purposes other than, or in amounts in excess of, those necessary for the proper administration of this chapter. The monies in this fund shall be continuously available to the commissioner for expenditure in accordance with the provisions of this subsection and shall not lapse at any time or be transferred to any other fund except as herein provided. In the event that a refund of interest, a fine, a late-filing fee or a penalty is found necessary, and such interest, fine, late-filing fee or penalty has been deposited in the contingent fund, such refund shall be made from the contingent fund. This fund shall be administered and disbursed in the same manner and under the same conditions as other special funds of the state treasury.

12 Effective Date. Sections 1, 2, 3, 5, 6, 7, 8, 9, 10 and 11

of this act shall take effect July 1, 1967. Section 4 of this act shall take effect October 1, 1967.

\* \* \*

At the request of Rep. James Allen, Rep. Stevenson explained the bill.

(discussion ensued)

Amendment adopted by vv.

Rep. Keefe offered the following amendment.

### AMENDMENT

Amend section 8 of the bill by inserting after subparagraph (2) the following new subparagraph:

(3) A minimum of five weeks or a maximum of eight weeks while they are looking for other work or are called back, or if a person is unemployed and waiting for suitable or comparable work.

\* \* \*

The Clerk read the amendment in full.

Rep. Keefe spoke in favor of the amendment.

(discussion ensued)

Reps. Angus, MacFarlane, Corriveau and Cobleigh spoke against the amendment.

Rep. Keefe spoke a second time in favor of the amendment.

Amendment lost by vv.

Ordered to third reading by vv.

Rep. Cobleigh abstained from voting under Rule 16.

### RECESS

### AFTER RECESS

### INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

The following members of the Civil Service Retirement Association, Chap. 231, Portsmouth: Mr. Ernest Stafford, former Representative, Mr. Harry Rand, Mr. Hugo Lyljehult, Mr. John Johnson and Mr. Lloyd Seavey, courtesy of Rep. Jameson.

### COMMITTEE REPORTS CONTINUED

**HB 573**

requiring notice and hearing before suspension of liquor licenses. Rep. Foss for Liquor Laws. Inexpedient to legislate.

Resolution adopted by vv.

**HB 640**

to increase the discount allowed in sale of liquor to hotels and clubs. Rep. Foss for Liquor Laws. Inexpedient to legislate.

Resolution adopted by vv.

**HB 487**

relative to payment of expenses for fire fighting assistance in towns having no fire department. Rep. Tarbell for Municipal and County Government. Ought to pass.

Ordered to third reading by vv.

**HB 600**

relative to the business hours of state liquor stores. Rep. Foss for Liquor Laws. Ought to pass with amendment.

### AMENDMENT

Amend the bill by striking out section 2 and by renumbering section 3 to read section 2.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 794**

relative to apportionment of public taxes. Rep. Hackler for Municipal and County Government. Ought to pass with amendment.

### AMENDMENT

Amend section 3 of the bill by striking out the words "sixty days after its" and inserting in place thereof the word (upon) so that said section as amended shall read:



3 Effective Date. This act shall take effect upon passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 666**

to impose a penalty for the unlawful use of an outlet of any inland public water. Rep. Claflin for Resources, Recreation and Development. Ought to pass.

Ordered to third reading by vv.

**SB 83**

providing for the classification of certain surface waters of the state. Rep. Claflin for Resources, Recreation and Development. Ought to pass.

Ordered to third reading by vv.

**HB 491**

to permit the department of resources and economic development to participate in package plan programs with others engaged in promoting the recreational interests of the state of New Hampshire. Rep. Claflin for Resources, Recreation and Development. Ought to pass.

Ordered to third reading by vv.

**HB 788**

to transfer certain costs of the superior court from the counties to the state, and to impose a tax on cigarettes to finance a superior court fund. Rep. Dearborn for Ways and Means. That it be referred to Legislative Council.

Resolution adopted by vv.

**HB 799**

to include all horses over twenty-four months of age as personal estate liable to be taxed. Rep. Doris L. Thompson for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

**HB 528**

to legalize greyhound racing in New Hampshire and to establish a state greyhound racing commission. Rep. John L. Welch for Ways and Means. Inexpedient to legislate.

Rep. Belanger moved that HB 528 be referred to Legislative Council and spoke in favor of the motion.

(discussion ensued)

Rep. Belanger requested a division.

200 members having voted in the affirmative and 52 in the negative, the motion to refer to Legislative Council prevailed.

#### **HB 656**

relative to payment of health, welfare, and pension fund contributions by employers. Rep. Leo Dion for Labor. Ought to pass.

Rep. Capistran offered the following amendment.

#### **AMENDMENT**

Amend section I of the bill by inserting in lines 6 and 11 after the word "employee" the following words (and agreed to by his employer) so that said section as amended shall read as follows:

1 Amend Definition of "Wages". Amend paragraph III of RSA 275:42, as amended by 1957, 187:15 and 1963, 237:3, by inserting after the word "Compensation" in line one the words (including hourly health and welfare, and pension fund contributions required pursuant to a health and welfare trust agreement, pension fund trust agreement, collective bargaining agreement, or other agreement adopted for the benefit of an employee and agreed to by his employer) so that said paragraph as amended shall read as follows: III. The term "Wages" means compensation, including hourly health and welfare, and pension fund contributions required pursuant to a health and welfare trust agreement, pension fund trust agreement, collective bargaining agreement, or other agreement adopted for the benefit of an employee and agreed to by his employer, for labor or services rendered by an employee, whether the amount is determined on a time, task, piece, commission, or other basis of calculation.

Amend section 2 of the bill by inserting in lines 7 and 21 after the word "employees" the following words (and agreed to by him) so that said section as amended shall read as follows:

2 Pension Fund Contributions; When to be Paid. Amend paragraph I of RSA 275:43 as amended by 1963, 237:3 by

inserting at the end of said paragraph the following: (provided, however, that all wages in the nature of health and welfare fund or pension fund contributions required pursuant to a health and welfare fund trust agreement, pension fund trust agreement, collective bargaining agreement, or other agreement, adopted for the benefit of his employees and agreed to by him shall be paid by every such employer within thirty days of the date of demand for such payment, the payment to be made to the administrator or other designated official of the applicable health and welfare or pension trust fund) so that said paragraph as amended shall read as follows: I. Every employer shall pay all wages due to his employees who work by the hour or day within eight days including Sunday after expiration of the week in which the work is performed, on regular paydays designated in advance by the employer, in lawful money of the United States or with checks on banks convenient to the place of employment where suitable arrangements are made for the cashing of such checks by employees for the full amount of the wages due, provided, however, that all wages in the nature of health and welfare fund or pension fund contributions required pursuant to a health and welfare fund trust agreement, pension fund trust agreement, collective bargaining agreement, or other agreement, adopted for the benefit of his employees and agreed to by him shall be paid by every such employer within thirty days of the date of demand for such payment, the payment to be made to the administrator or other designated official of the applicable health and welfare or pension trust fund.

\* \* \*

Rep. Capistran moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

Motion adopted by vv.

Rep. Capistran explained the amendment.

Rep. Stevenson spoke in favor of the amendment.

Amendment adopted; ordered to third reading by vv.

## **SB 74**

increasing the salaries of classified employees.

Rep. Angus called for the special order on SB 74.

The question being on the amendment as offered by the committee.

Rep. Angus spoke against the amendment.

Rep. Cobleigh explained the position of the leadership.

Amendment lost by vv.

Rep. Cobleigh offered the following amendment.

### AMENDMENT

Amend the bill by striking out the title and inserting in place thereof the following: increasing the salaries of classified, temporary and seasonal employees.

Further amend the bill by striking out sections 3, 4, 5, and 6 and inserting in place thereof the following sections:

3 Appropriations for Temporary and Seasonal. There are hereby appropriated for the fiscal year ending June 30, 1968 for the salary increases for temporary and seasonal state employees as provided herein, the following sums: \$90,064 from the general funds of the state; \$66,000 from highway funds; and \$10,800 from self-sustaining funds. For the fiscal year ending June 30, 1969 there is hereby appropriated for said salary increases the following sums: \$90,064 from the general funds of the state; \$66,000 from the highway funds; and \$10,800 from self-sustaining funds.

4 Change in Date. Amend RSA 99:3 (supp) as amended by 1957, 274:3, 1961, 221:2 and 1965, 73:2 by striking out the words and figures "July 2, 1965" where it appears in line two and inserting the words and figures (July 14, 1967), so that said section as amended shall read as follows: 99:3 Increase in Salary. Classified employees of the state as of July 14, 1967 shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and their annual salaries shall be in accordance with the salary scale set forth in section 1. The provisions hereof shall not be construed as affecting so-called longevity payments which shall be in addition to the regular salary scale.

5 Appropriations for Retirement and OASI. There are hereby appropriated for fiscal 1968 and fiscal 1969 the following sums:

## Retirements (Normal Contribution and Accrued Liability)

	Fiscal 1968	Fiscal 1969
General Funds	\$59,360	\$60,280
Highway Fund	33,490	33,794
Fish and Game Fund	2,816	2,827
Federal Funds	5,110	5,138
Self-Sustaining Funds	4,044	4,098
Total	<u>\$104,820</u>	<u>\$106,137</u>

## OASI

General Funds	\$42,532	\$46,453
Highway Fund	19,646	19,950
Fish and Game Fund	1,984	1,842
Federal Funds	6,298	5,489
Self-Sustaining Funds	3,326	3,405
Total	<u>\$73,786</u>	<u>\$77,139</u>

7 Additional Increases. Amend RSA 99 by inserting after section 7 the following new sections: 99:8 Increases. Upon request of the appointing authority, the governor and council is hereby authorized and empowered, notwithstanding any other provisions of the law to the contrary, upon a finding by them and a recommendation from the personnel commission that it is in the best interest of the state and is necessary in order to recruit or retain qualified personnel, to increase the salaries of classified positions beyond grade 34, any such increases to be a charge against the salary adjustment fund. 99:9 Classified Employees. (1) Employees whose positions were lowered as a result of the 1961 reorganization acts shall receive increases based upon their classifications as of June 30, 1961. (2) Employees whose positions were lowered as a result of reevaluation since June 30, 1965 shall receive increases based upon their classifications as of June 30, 1965.

7 Repeal. 1965, 73:3 relative to certain employees is hereby repealed.

8 Effective Date. This act shall take effect July 14, 1967.

Rep. Cobleigh moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

Motion adopted by vv.

Rep. Cobleigh explained the amendment.

Reps. Angus and Pickett spoke in favor of the amendment.

(discussion ensued)

Question being on the adoption of the amendment as offered by Rep. Cobleigh.

Amendment adopted; ordered to third reading by vv.

### **HB 759**

establishing a state scholarship program.

Rep. Robert Brown called for the special order on HB 759.

Rep. Cobleigh moved that the special order on HB 759 for 11:02 today be made a special order of business for 11:01 Thursday next and spoke in favor of the motion.

Motion adopted by vv.

### **HJR 52**

to establish an interim committee to study uniform traffic ordinances for municipalities and regulation of so-called snow traveling vehicles.

Rep. Stephen Smith called for the special order on HJR 52.

(This bill is on second reading.

Referred to Appropriations under the Rules.)

## **SENATE MESSAGE AND INTRODUCTION OF SENATE BILLS**

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

### **SB 183**

to provide for the licensing of plumbers and the regulation of plumbing. To Public Health.

**SB 197**

relative to the disposition of abandoned animals. To Agriculture.

**SB 158**

to establish a Meat Inspection Service. To Public Health.

**FURTHER SENATE MESSAGE**

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 684**

relative to school building aid.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Computation of Grant. Amend RSA 198:15-b (supp) as inserted by 1955, 335:9 and amended by 1957, 301:1; 1963, 277:3 and 1965, 150:2 by striking out the same and inserting in place thereof the following: 198:15-b Amount of Annual Grant. The amount of the annual grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, or any receiving district operating an area school as defined in RSA 195-A:1, shall be a sum equal to thirty per cent of the amount of the annual payment of principal on all outstanding borrowings of the school district, city, cooperative school district or receiving district, heretofore or hereafter incurred, including loans made by the New Hampshire school building authority, for the cost of construction of school buildings, for the cost of construction or purchase of school buildings, to the extent approved by the state board of education, provided that the amount of the annual grant in the case of a cooperative school district, or a receiving district operating an area school, shall be forty per cent plus five per cent for each pre-existing district in excess of two and each sending district in excess of one, and provided further that no cooperative school district, or receiving district operating an area school shall receive an annual grant in excess of fifty-five per cent. The

state board of education may withhold approval of grants hereunder from any district, whenever, in their opinion, the number of students is so small that other arrangements could provide better and more economical educational facilities. For the purposes of computing grants hereunder the amount of the annual payment of principal shall be increased by an amount equal to the amount of capital reserve and/or amount raised by taxation which was actually expended for the project at any time, divided by the number of years for which bonds or notes were issued to provide funds for such school building. If the project was entirely financed by the use of capital reserve or amounts raised by taxation, the aid provided herein shall be paid in ten equal annual grants. For the purposes of this subdivision construction shall include the acquisition and development of the site, construction of a new building and/or additions to existing buildings including alterations providing additional pupil capacity, architectural and engineering fees, purchase of equipment and any other costs necessary for the completion of the building as approved by the state board of education; and purchase of school buildings shall include the acquisition and improvement of land in connection herewith and the remodeling, altering, repairing, equipping and furnishing of such buildings as approved by the state board of education.

\* \* \*

On motion of Rep. Greene the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 272**

relative to deputy registers of probate for the county of Hillsborough.

**AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:



## An Act

authorizing the Hillsborough county register of probate  
to deputize persons for special assignments.

\* \* \*

On motion of Rep. Cullity the House concurred in the  
Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in  
the passage of the following entitled bill, with amendments, in  
the passage of which amendments the Senate asks the concur-  
rence of the House of Representatives:

**HB 238**

relative to salary for the register of deeds of Cheshire  
County.

## AMENDMENT

Amend the bill by striking out section 478:32 and inserting  
in place thereof the following:

478:32 Salary. The register of deeds for Cheshire county  
shall be paid an annual salary of nine thousand dollars for the  
period from January 1, 1968, to January 1, 1969. In January  
1969, and biennially thereafter in January the executive com-  
mittee of the county delegation for Cheshire county, with the  
approval of said delegation, shall determine the annual salary  
to be paid to said register for the biennium. Said salary shall  
not be less than nine thousand dollars. The salary of the register  
shall be paid in equal monthly installments.

\* \* \*

On motion of Rep. Cleon Heald the House concurred in  
the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives  
in the passage of the following entitled bill, with amendments,  
in the passage of which amendments the Senate asks the concur-  
rence of the House of Representatives:

**HB 662**

relative to excavating and dredging in public waters.

**AMENDMENT**

Amend RSA 488-A:1 as inserted by section 1 of the bill by striking out the same and inserting in its place the following:

488-A:1 Excavating and Dredging. No person, firm, or corporation shall excavate, remove, or dredge any bank, flat, marsh, swamp, or lake bed that lies below the natural mean high water level of any public waters of this state, except as provided in this chapter. For the purposes of this chapter, public waters are defined as all natural ponds of more than ten acres. Upon the request of the owner of land abutting any public waters, the water resources board shall determine the natural mean high water level of the abutting public water. The provisions of this chapter do not apply to any land above the natural mean high water level of public waters or to any land below any artificially created high water level of any body of water.

Amend RSA 488-A as inserted by section 1 of the bill by inserting after section 4 the following new section:

488-A:5 Hearing Costs. The petitioner shall make a deposit of fifty dollars with each petition to pay for the expenses of publication, mailing, and posting of notices, and for the expenses of hiring a hearing site, if a hearing outside of Concord is necessary. If these expenses are more than fifty dollars, the board shall require the petitioner to pay the additional expenses before it sends its recommendations to the governor and council with regard to the petition.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

\* \* \*

On motion of Rep. Claffin the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments,

in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 439**

extending the open season for pheasants.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Open Season for Pheasants. Amend RSA 209:2 (supp), as amended by 1957, 80:1, 1963, 307:1 and 1965, 347:2, by striking out in line two the words "to October thirty-first" and inserting in place thereof the words (to November ninth inclusive) so that said section as amended shall read as follows: 209:2 Pheasants. Pheasants may be taken and possessed from October first to November ninth inclusive, except that section of Rockingham and Strafford counties east of the following described line shall be open to the taking of male pheasants only: commencing at the Massachusetts-New Hampshire state line where route 125 enters New Hampshire in the town of Plaistow and continuing in a northerly direction along route 125 to route 11 in the city of Rochester and thence along route 11 to the Maine state line and southerly of route 101 to the city of Keene and southerly of route 9 to the Vermont Border. No person shall take more than two pheasants in one day. No person shall take more than ten pheasants in any one calendar open season, or have in his possession at one time more than two days' bag limit of pheasants.

\* \* \*

On motion of Rep. Drew the House non-concurred in the Senate amendment and a committee of conference was appointed as follows: Reps. Maynard, LaFrance and Tuttle as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 293**

relative to open season for taking fisher in Merrimack and Belknap Counties.

## AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

## AN ACT

relative to taking fisher and beaver.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Fur-bearing Animals. Amend RSA 210:3-a (supp) as inserted by 1965, 271:1 by striking out said section and inserting in place thereof the following: 210:3-a Fisher, Open Season. In any county in the state during the period from November 1 to March 1, the commission, with the approval of the director, may declare an open season on fisher by the use of dogs, traps and firearms. He may make such rules and regulations as he deems necessary as to the length of season and the bag limit. Whoever violates the provisions of this section or any rule or regulation promulgated hereunder shall be fined not less than ten dollars for the first and not more than fifty dollars for each additional fisher taken and possessed in violation of this section.

Further amend the bill by striking out section 4.

Further amend the bill by renumbering section 5 to read 4.

\* \* \*

On motion of Rep. Drew the House non-concurred in the Senate amendment and a committee of conference was appointed as follows: Reps. Oleson, Hayes and Geo. Gordon as conferees on the part of the House.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 594**

relating to the activities of registered arborists.

**HB 633**

relating to pesticides control.

**HB 678**

relating to milk standards.

**HB 59**

directing the reopening of the Autumn Street railroad crossing in Rochester.

**HB 741**

enabling residents temporarily outside the United States to register.

**HB 460**

creating the position of consultant, health and physical education in the state department of education.

**HB 769**

relating to service of process on representatives of deceased non-resident motor vehicle operators.

**HB 395**

to provide for an immediate hearing on temporary restraining orders in a divorce libel.

**HB 543**

relative to a budget committee for the Newfound Area School District.

**HB 236**

relative to salaries of Grafton county commissioners.

**HB 253**

providing for the election of town clerk, town treasurer and tax collector for three-year terms.

**HB 386**

relative to fees for justices of the peace and others.

**HB 399**

increasing the salary of the county commissioners of Rockingham county.

**HB 477**

relative to reports and escheat proceedings involving unclaimed and abandoned property.

**HB 593**

establishing a board of police commissioners for the town of Gilford.

**HB 726**

providing for use of additional polling places at caucuses in large towns.

**HB 551**

relative to the appointment of bail commissioners, and to surety companies acting as professional bondsmen.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

**SB 146**

legalizing proceedings at the annual meeting of the Amherst School District held in the town of Amherst on March 10, 1967.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

**HB 211**

relative to the prevention of pollution from dredging, filling, mining, or other construction.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following:

**CA CR 5**

relating to filling senatorial vacancies.

\* \* \*

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

**HB 3**

relative to payment of dues and expenses of members of New Hampshire School Board Association.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 173**

to establish an elevator inspection law.

\* \* \*

The Senate has voted to discharge the Committee of Conference to whom was referred the following entitled bill:

**HB 89**

exempting from taxation certain non-revenue producing property of the water resources board.

The President has appointed as new members of the Committee of Conference, Sens. Buchanan and Spanos.

On motion of Rep. Claffin the House conferees were discharged and new conferees appointed. Reps. Watson, Kopperl and Winkley.

\* \* \*

**COMMITTEE REFERENCE****HB 786**

requiring the telephone company to install for non-business subscriber approved telephone extension instruments purchased from any source and authorizing use of such extensions without additional monthly service charge.

\* \* \*

Rep. Shirley Clark moved that the order whereby HB 786 was referred to Exec. Depts. and Admin. be vacated, and the bill be referred to Ways and Means, and spoke in favor of the motion.

Rep. Angus spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

**MOTION**

Rep. Newell moved that the House request the "special committee" of RSA 17-A:2 to make its appointee and salary determination known in a journal of the House before June 30, if convenient, and spoke in favor of the motion, then subsequently withdrew the motion.

## COMMUNICATION

June 21, 1967

Hon. Walter Peterson  
Speaker, House of Representatives

Mr. Speaker:

Would you please announce that those Representatives who did not sign the Oath of Allegiance this morning please drop in to the Secretary of State's office to complete that form.

Very truly yours,  
Robert L. Stark  
Secretary of State

## RESOLUTION

Rep. Cobleigh of Nashua and Rep. Pickett of Keene offered the following resolution:

*Whereas*, in the interest of economy it is desired to reduce the number of printed bound journals of the house and the session laws, therefore be it

*Resolved*, That all members and attaches desiring a bound journal of this session and a bound copy of the session laws file their requests with Alice Pinkham in the Sergeant-At-Arms office, and be it further

*Resolved*, That only those members and attaches who file such requests shall receive these bound volumes.

\* \* \*

Resolution adopted by vv.

Reps. Desmarais and Poliquin, for the Nashua Delegation, offered the following resolution:

## RESOLUTIONS

*Whereas*, we have learned with sorrow of the death of Albert Maynard, former Representative from Nashua, and

*Whereas*, Mr. Maynard served his community faithfully and with efficiency, therefore be it



*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Maynard, and be it further

*Resolved*, that a copy of these resolutions be transmitted to his daughter, Mrs. Francis Chamard.

\* \* \*

Resolutions adopted by vv.

## RECONSIDERATION

### HB 651

authorizing special number plates for licensed Class D radio operators.

Rep. Merrill, having voted with the majority, moved that the House reconsider its action whereby it indefinitely postponed HB 651, and spoke in favor of the motion.

At the request of Rep. Bradley, Rep. Merrill answered questions.

Reps. Bradley and Pickett spoke in favor of the motion.

The Chair announced that to reconsider the bill it would take 2/3 of the entire elected membership (264).

The Chair requested a division.

266 members having voted in the affirmative and 15 in the negative, the motion to reconsider prevailed.

The question now being, shall the bill be read a third time.

Ordered to third reading by vv.

## COMMITTEE REFERENCE

### SB 197

relative to the disposition of abandoned animals.

On motion of Rep. Underwood the order whereby SB 197 was referred to Agriculture was vacated and the bill was referred to Municipal and County Government.

At the request of Rep. Cobleigh a committee was appointed to escort Rep. Brungot to the microphone. The Chair appointed Reps. Gagnon, Fortier and Arthur Bouchard to wait on Rep. Brungot. Rep. Cobleigh presented Rep. Brungot with one dozen red roses from the members of the House. Rep. Brungot expressed her appreciation.

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

### ANNOUNCEMENT

The Chair announced that yesterday was the birthday of the member from Laconia, Rep. Walter McCarthy.

### THIRD READINGS

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence.

#### **HB 435**

increasing Unemployment Compensation benefits.

### RECONSIDERATION

Rep. Belanger, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 435 and spoke against the motion.

Motion lost by vv.

### THIRD READINGS (cont.)

#### **HB 651**

authorizing special number plates for licensed Class D radio operators.

### RECONSIDERATION

Rep. Bradley, having voted with the majority, moved that

the House reconsider its vote whereby it passed HB 651 and spoke against the motion.

Motion lost by vv.

### THIRD READINGS (cont.)

**HJR 68**

in favor of Raymond J. Albert of Berlin.

**HJR 76**

in favor of Harrison M. Heath of Landaff.

**HJR 77**

in favor of Richard H. Gray.

**HB 553**

to increase the membership of the state board of education to eleven members

**HB 776**

providing for an additional assistant attorney general and relative to clerical assistance in said office.

**HB 789**

relative to providing immunity for witnesses testifying upon complaints charging persons with violations of RSA 175:6.

**HB 791**

providing for penalties for failure to contribute to a health and welfare pension fund.

**HB 792**

to make unlawful the inhalation of toxic vapors for effect and to authorize follow-up care for minors guilty of the second offense.

**HB 656**

relative to payment of health, welfare, and pension fund contributions by employers.

**HB 600**

relative to the business hours of state liquor stores.

**HB 487**

relative to payment of expenses for fire fighting assistance in towns having no fire department.

**HB 794**

relative to apportionment of public taxes.

**HB 666**

to impose a penalty for the unlawful use of an outlet of any inland public water.

**HB 491**

to permit the department of resources and economic development to participate in package plan programs with others engaged in promoting the recreational interests of the state of New Hampshire.

\* \* \*

**SB 74**

increasing the salaries of classified, temporary and seasonal employees, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

**SB 206**

increasing the penalty for misusing or mutilating national and state flags.

**SB 83**

providing for the classification of certain surface waters of the state.

\* \* \*

On motion of Rep. Stuart Allan, the House adjourned at 4:50 P.M.

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*Thursday, June 22*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Guest Chaplain Rayworth C. Gillies of the First Baptist Church of Belmont.

O God, Thou Who art the creator and the sustainer of the universe, Thou Who art the King of kings and the Lord of lords, Thou Who art the same God, yesterday, today, and forever, we praise Thee for the privilege of bowing together in Thy Presence.

We recognize our complete dependency upon God this day, for without Thee we can do nothing. It is through Thee that we live and move and have our being; for Thou hast said, "Not by might, nor by power, but by my Spirit, saith the Lord of hosts."

We would confess to Thee our sins and shortcomings, we would confess to Thee our weaknesses and our waywardness, asking Thy divine forgiveness and Thy divine help.

We thank Thee, our Father, for the great gift of Thy love to us in the Person of the Lord Jesus Christ, the One Who took our place upon Calvary's Cross and bore our sins in His own body on the tree. We give thanks to Thee for our nation, a land of freedom and opportunity, a land of material abundance. We thank Thee for our fair state and for our leaders in state and federal government.

We pray that Thou wilt guide and direct in the affairs of State this day and throughout the remainder of this session. May our representatives be conscious of a divine Power and be led by the Lord in their daily decisions. Help us to seek first the kingdom of God and His righteousness and experience the blessing that comes through giving Christ His rightful place in our lives.

Grant wisdom and guidance in every decision that must be made and may our lives be so ordered as to bring honor and glory unto our God. We ask these blessings and these petitions in and through the Name of Christ, our Saviour and our Lord. Amen.

## PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Watson led the Convention in the Pledge of Allegiance to the Flag.

## HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Miss Denise Raiche, daughter of Rep. Raiche.

### LEAVES OF ABSENCE

Reps. McDonough, McQuade, Call and Elmer Johnson were granted leave of absence for the day on account of important business.

Reps. Piper and Churchill were granted leave of absence for today and Friday on account of important business.

Rep. Manchester of Hanover was granted leave of absence because of important business.

### INTRODUCTION OF BILLS

The following Bills were read a first and second time, laid on the table for printing and referred as follows:

#### **HB 812**

relative to detached deer tags. (Rules Committee for Rep. Oleson of Coos Dist. 5 — To Fish and Game)

#### **HB 813**

relative to compensation of senate and house clerks and senate and house assistant clerks, and preparation of the index for the journals and the session laws. (O'Neil of Cheshire Dist. 12 — To Appropriations)

#### **HB 814**

establishing standards relative to household bleach and ammonia. (Rules Committee for Rep. Mahony, of Hillsborough Dist. 28 — To Public Health)

#### **HB 815**

relating to appointment of members of the fish and game commission. (Rep. MacFarlane of Cheshire Dist. 11 — To Fish and Game)

### COMMITTEE REPORTS

#### **HB 565**

relative to redemption of loans made by industrial park authority to Ragged Mountain Corporation and Lin-Wood Development Corporation. Rep. Claffin for Resources, Recreation and Development. Ought to pass.

Referred to Appropriations under the Rules.

**HB 347**

to improve management-employee relations in state employment. Rep. Ratoff for Executive Departments and Administration. Majority, ought to pass with amendment.

**AMENDMENT**

Amend paragraph II of RSA 98-C:1 as inserted by section 1 of the bill by striking out subparagraph (1) of said paragraph and by renumbering subparagraphs (2), (3), (4) and (5) as subparagraphs (1), (2), (3) and (4).

Amend paragraph III of RSA 98-C:1 as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following new paragraph:

III. "Commission" shall mean the commission, hereby established, consisting of three persons, namely, the chairman of the state personnel commission (or some other member of such commission when designated by the chairman), the Commissioner of Labor (or his deputy when designated by him), and the Secretary of State (or his deputy when designated by him). The Commission shall choose its own chairman and secretary.

Amend paragraph II of RSA 98-C:4 as inserted by section 1 of said bill by striking out said paragraph and inserting in place thereof the following new paragraph:

II. Every such agreement shall contain a no-strike clause. No such agreement shall infringe upon the rights of individual employees under RSA 98 and the regulations issued pursuant thereto. Such agreement shall at all times be subject to existing or future laws and all valid regulations adopted pursuant thereto. Every such proposed agreement shall be approved as to form and legality by the attorney general or his deputy or assistant prior to its execution.

Amend RSA 98-C:6 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following new section:

98-C:6 Withdrawal of Recognition and Penalties. An employee organization may lose its right of exclusive representation by loss of a duly called election under section 3. The commission may decertify any recognized employee organization upon finding, after due notice and hearing, that it fails to meet

the standards of section 1, paragraph II or that it has actually called a strike against the state or any agency thereof or has assisted or participated in any such strike. Upon decertification as provided in this section, any agreement to which such employee organization is a party shall terminate forthwith and this condition shall be implied in all agreements negotiated hereunder. Any employee who engages in, participates in, or assists in a strike against the state or any agency thereof shall be subject to the disciplinary penalties provided by law and personnel regulations for serious misconduct.

\* \* \*

Minority, inexpedient to legislate. Reps. Rebecca A. Gagnon, Eileen Rossley, Theresa Drabinowicz, Van H. Gardner, Frank T. Conway, Lloyd G. Sherman and Michael Walsh.

The Reports were accepted.

Rep. Shirley Clark spoke in favor of the majority report.

(Rep. Cobleigh in the Chair)

(discussion ensued)

Rep. Rossley moved that the words, inexpedient to legislate, be substituted for the words, ought to pass with amendment, and spoke in favor of the motion.

Rep. Corriveau moved that HB 347 be referred to Legislative Council and spoke in favor of the motion.

(discussion ensued)

Reps. Ratoff and McMeekin spoke against the motion.

(Speaker in the Chair)

Reps. Angus and Pickett spoke in favor of the motion.

At the request of Rep. Putnam, Rep. McMeekin answered questions.

At the request of Rep. Raiche, Rep. Shirley Clark answered questions.

On a vv the Chair was in doubt and requested a division.

211 members having voted in the affirmative and 58 in the negative, the motion carried, and HB 347 was referred to the Legislative Council.



**HB 498**

abolishing the milk control board. Rep. Tirrell for Agriculture. Ought to pass with amendment.

**AMENDMENT**

Amend said bill by striking out the title and inserting the following:

**An Act**

to abolish the milk control board and to expand the duties of the commissioner of agriculture.

Further amend said bill by striking out all after the enacting clause and inserting the following:

1 Commissioner of Agriculture. Amend RSA 426 by inserting after section 17 the following new section:

426:18 Interstate Conferences and Compacts. The commissioner shall have power to enter into compacts, subject to congressional approval, with legally constituted milk commissions or similar authorities of other states or of the United States of America to effect a uniformity in regulating and insuring an adequate supply of pure and wholesome milk to the inhabitants of this state, to provide uniform control of milk produced in this state and handled in interstate commerce and to exercise all the powers hereunder for such purpose as well as the following powers:

I. Hearings. To conduct joint investigations and hearings and to issue joint or concurrent orders.

II. Enforcement. To employ or designate a joint agent or agencies to enforce such orders or compacts.

III. Classification. To provide for classifications of milk in accordance with the form in which it is used or moved with uniform minimum prices or methods of fixing such prices for each class.

IV. Payments. To provide for payment to all producers and associations of producers delivering milk to dealers of uniform prices, subject to adjustments with the joint agent for location and butterfat content.

V. Regulations. To make such joint regulations as may

be incidental to the foregoing and not inconsistent thereto and as may be necessary to effectuate the above mentioned powers.

VI. Governor and Council. The commissioner shall not enter into any compact which would provide for the fixing of prices on the sale or resale of milk unless he shall have obtained prior approval of the governor and council.

2 Repeal. Effective January 1, 1969, RSA 183, relating to milk control, is hereby repealed.

3 Milk Control Fund. Amend RSA 6:12 (supp) as amended by 1965, 239:14 by striking out in lines fifteen through seventeen the words "moneys received by the division of milk control in the department of agriculture, which shall be credited to the milk control fund" so that said section as amended shall read as follows: 6:12 Application of Receipts. Moneys received by the state treasurer, as provided in the preceding section, shall be available for general revenue of the state with the following exceptions: Moneys received by the state sweepstakes commission which shall be credited to the sweepstakes special fund; moneys received by the fish and game department, which shall be credited to the fish and game fund; fees and fines from the motor vehicle department, which, after deducting the amount allowed by the legislature for maintaining said department and one hundred and fifty thousand dollars annually for maintaining in part the department of state police, shall be credited to the highway department for maintenance of highways; fines and costs from the department of state police which shall be credited to the highway department for maintenance of highways; revenues from fees, rentals and the sale of products from lands under the jurisdiction of the forestry and recreation commission which shall be credited as provided for in RSA chapter 219; all moneys, fees and fines and sales included within the weights and measures fund established by RSA 359:22, and the fees collected by the public utilities commission of railroads and public utilities for money paid out by the commission to experts and assistants not in its regular employ, which fees shall be appropriated to reimburse the state for money so paid out. The full amount allowed for the maintenance of each institution and department shall be appropriated by each legislature for the biennial period next following, and the money derived from the sale of farm and minor industrial products of institutions shall be credited to the appropriation for the institution from which derived.

4 Lapse of Milk Control Fund. On January 1, 1969, the milk control fund and all funds appropriated for the purposes of RSA 183 shall lapse and become available for the general purposes of the state.

5 Membership of Milk Sanitation Board. Amend RSA 184:80 as inserted by 1963, 289:1 by striking out in lines four and five the words "the chairman of the milk control board" so that said section, as amended, shall read as follows: 184:80 Milk Sanitation Board Established. There is hereby created an advisory board to be known as the milk sanitation board which shall consist of the following members: the commissioner of agriculture, the director of the division of public health, the dean of the college of agriculture at the University of New Hampshire or a member of his teaching staff to be designated by him, and four members-at-large. The four members-at-large shall consist of an individual who holds a milk plant license, an individual who holds a valid producer permit, a health officer of a town or city, a representative of the public whose interest and knowledge of the dairy industry is qualified to represent the public in connection with matters involved with this subdivision. The members-at-large shall be residents of the state and shall be appointed by the governor with the consent of the council and each shall hold office for a term of six years and until his successor shall be appointed and qualified; provided, that the original appointments shall be for a term of two years, one for a term of three years, one for a term of four years, and one for a term of six years. The members-at-large shall receive no compensation for their services but shall receive necessary travel and other expenses while engaged in actual work of the board. The chief of the bureau of food and chemistry of the division of public health services shall act as technical secretary without voting power.

6 Repeal of Licenses and Fees. RSA 183:9 and RSA 183:11 relating to licensing and payment of fees is hereby repealed.

7 Effective Dates: Sections 1 and 6 of the bill shall become effective sixty days after passage. Sections 2, 3, 4, and 5 of the bill shall become effective January 1, 1969.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 46**

providing for the joinder of this state in the Pest Control compact. Rep. Manchester for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 72**

appropriating funds for the state nursing scholarship program. Rep. Drake for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 113**

to create an interstate commission to plan for purification of Nashua River, in conjunction with Massachusetts. Rep. Ferguson for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 8 and inserting in place thereof the following:

8 Appropriation. Two hundred fifty dollars is appropriated to provide funds for the purposes of this act. The appropriation shall remain available to pay expenses incurred by the commission until June 30, 1969 at which time the unencumbered balance lapses. The governor is authorized to draw his warrant for the money appropriated by this act out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 153**

to provide for the acceleration of geologic mapping and ground water investigations. Rep. Ferguson for Appropriations. Inexpedient to legislate.

Rep. Schwaner moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Reps. Ferguson and Cobleigh spoke against the motion.

Motion lost by vv.

Question being on the resolution as offered by the committee.

Resolution adopted by vv.

**HB 306**

to establish the position of tax field agent in the office of the tax commission. Rep. Scott-Craig for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**HB 376**

providing that certain abandoned railroad rights of way shall be retained for certain public recreational uses. Rep. Ferguson for Appropriations. Inexpedient to legislate.

Rep. Winkley moved that HB 376 be recommitted to the committee on Resources, Recreation and Development and spoke in favor of the motion.

Motion lost by vv.

Resolution adopted by vv.

**SB 124**

prohibiting the transfer of any appropriations for equipment to other uses. Rep. Drake for Appropriations. Ought to pass.

Ordered to third reading by vv.

**SB 150**

relating to the industrial park authority. Rep. Ferguson for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HJR 1**

in favor of Mount Washington Observatory. Rep. Roger Smith for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HJR 49**

relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact. Rep. Scott-Craig for Appropriations. Inexpedient to legislate.

Rep. Reddy moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Reps. Trowbridge, Maxwell, Hanson, deBlois and Andersen spoke in favor of the motion.

(discussion ensued)

Rep. Ferguson spoke against the motion.

Motion adopted by vv.

Ordered to third reading by vv.

### **HJR 59**

providing reimbursement to Portsmouth for moneys paid to the state for improving the back channels of Portsmouth Harbor. Rep. Drake for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

### **HJR 69**

to reimburse Golden C. and Marcia Dingman for damage to property resulting from highway construction. Rep. Bell for Appropriations. Ought to pass with amendment.

## **AMENDMENT**

Amend the bill by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of one thousand five hundred dollars is hereby appropriated to reimburse Golden C. and Marcia Dingman for damage suffered to their house by failure of the department of public works and highways to provide adequate drainage from the Dingman house lot. The sum hereby appropriated is in full payment and settlement of the claim against the state and shall be a charge upon the highway funds.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HJR 70**

making appropriation for the purchase and installation of an electronic roll call system for the house of representatives. Rep. Roger Smith for Appropriations. That the Joint Resolution be referred to the legislative council.

Resolution adopted by vv.

**HB 494**

providing the state shall pay the salary of a probate judge sitting outside his county. Rep. Drake for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:

**AN ACT**

providing when the state shall pay the salary of a probate judge sitting outside his county.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State to Pay Salary. Amend RSA 547:18 (supp) as amended by 1963, 127:2 by striking out the section and inserting in place thereof the following: 547:18 Vacancy. Whenever there is a vacancy in the office of the judge of probate of any county, the register of probate shall call upon the judge of some other county, who shall act during such vacancy. Such judge who is called upon to attend a regular term shall receive seventy-five dollars per day as full compensation for his services and expenses for each day of actual service, which shall be paid by the state and shall be a charge against the appropriation for probate judges' salaries.

2 County to Pay Salary. Amend RSA 547 by inserting after section 18 (supp) as amended by 1963, 127:2 the following new section: 547:18-a Absence or Inability to Attend. Whenever a judge of probate in any county shall be absent or unable to attend a regular term or to hold special sessions of the probate court, the register of probate shall call upon the judge of some other county, who shall act during such absence or inability, but the register shall first obtain the approval of the judge of his county, if possible, before calling upon another judge to hold any special session. A judge who is called upon to attend a regular term shall receive forty dollars a day and a reasonable compensation for his travel and expenses for each day of actual service, which shall be paid by the county in which he sits. In the case of special sessions such judge shall be entitled to receive the compensation provided in section 23 of this chapter, as amended.

3 Effective Date. This act shall take effect upon its passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 240**

relative to the payment of counsel for indigent defendants in criminal cases. Rep. Ferguson for Appropriations. Ought to pass with amendment.

### **AMENDMENT**

Amend HB 240 by striking out sections 2, 3, and 4 and inserting in place thereof the following:

2 Appropriations. There is hereby appropriated the sum of fifteen thousand dollars for the payment of counsel for indigent defendants in criminal cases who are appointed by the justices of the courts of the state in cases in which the right to such counsel is provided for in the adoption of an amendment to Article 15, Part I, of the New Hampshire Constitution and proclaimed by the governor in effect on November 16, 1966. The funds hereby appropriated shall be for the payment of counsel entitled to receive same under the same terms and conditions as set forth in RSA 604-A from the effective date of this section until June 30, 1967, at which time any unexpended balance in this appropriation shall lapse. For the purpose of RSA 604-A, there is hereby appropriated the sum of fifty thousand dollars for the fiscal year ending June 30, 1968, and a like amount for the fiscal year ending June 30, 1969. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 Effective Date. This bill shall take effect upon its passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HJR 34**

making appropriations for airport snow removal and airport lighting aid. Rep. Belcourt for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.



**HJR 35**

making appropriation for search and rescue of lost aircraft. Rep. Belcourt for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**HJR 28**

in favor of the New Hampshire Historical Society. Rep. Belcourt for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**SB 67**

relative to computation of benefits under the state employees' retirement system. Rep. Weeks for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**HB 763**

appropriating funds for the support of the New Hampshire wing of the civil air patrol. Rep. Belcourt for Appropriations. Inexpedient to legislate.

Resolution adopted by vv.

**HB 321**

providing additional retirement allowances for certain retired state employees. Rep. Weeks for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 509**

relative to firemen's retirement system. Rep. Weeks for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend said bill by striking out section 3, relative to disability of firemen, and by renumbering section 4 to read section 3.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 685**

relative to public works and highways reserve fund. Rep. Bell for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 246**

making appropriation for airport terminal buildings. Rep. Drake for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. The sum of seventy-five thousand dollars is hereby appropriated for fiscal 1968 and a like amount for fiscal 1969 to be expended, with the approval of governor and council, as needed by the aeronautics commission for financial assistance in construction of adequate airport terminal buildings at airports which accommodate common carriers of passengers for hire by aircraft on a regular schedule. The governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 461**

relative to construction of landing area on westerly projection of Goat island in Portsmouth harbor. Rep. Ferguson for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend section 1 of the bill by striking out in line two the words and figures "of \$7,500 presently" and inserting in place thereof the words (after the full cost of the project provided for by RSA 216-C has been paid for) so that said section as amended shall read as follows:

1 New Hampshire Ports Authority. The New Hampshire Port Authority is hereby authorized to expend the balance after

the full cost of the project provided for by RSA 216-C has been paid for of any funds available under the provisions of 1965, 367, together with any funds which may be reimbursed by the Corps of Engineers from unused construction advances, for the purpose of acquiring land, in fee or by lease, on the westerly projection of Goat island or other suitable site and for the construction of a public landing and/or wharf. The New Hampshire port authority is further authorized to accept any funds which may be made available by the city of Portsmouth for these same purposes. It is the intention of this section that the New Hampshire port authority be authorized to utilize any and all balances of state and local funds to acquire and construct a public landing on Goat island in the town of New Castle or other suitable site; provided the city of Portsmouth will assume the cost of operation and management of the facility to be constructed. For the purposes of this act the balance of appropriation in 1965, 367:2 shall not lapse.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### HB 308

making additional appropriation for the construction of new Sanborn Cottage at Laconia State School. Rep. Ballam for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend section 1 of said bill by striking out in line one the word "eighty" and inserting in place thereof the word (sixty-five) so that said section as amended shall read as follows:

1 Appropriation. There is hereby appropriated the sum of sixty-five thousand dollars to be expended for the construction, acquisition of land, architect's fees, furnishings and contingencies of and for a boys cottage at Laconia State School. The sum hereby appropriated is in addition to any other sums appropriated for the same purposes by 1965, 281:1, V.

Amend section 2 of said bill by striking out in line four the word "eighty" and inserting in place thereof the word (sixty-five) so that said section as amended shall read as follows:

2 Borrowing Power. To provide funds for the appropriation made in section 1 hereof, the state treasurer is hereby

authorized, under the direction of the governor and council, to borrow upon the credit of the state not exceeding the sum of sixty-five thousand dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire. The governor and council shall determine the form of such bonds or notes, their rate of interest, the date when interest shall be paid and the time or times of issue. Such bonds and notes shall be paid within a period of twenty years. Such bonds or notes shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state.

\* \* \*

Amendment adopted; ordered to third reading by vv.

## RECESS

### AFTER RECESS

(Rep. Cobleigh in the Chair)

#### **SB 113**

relative to the granting of degrees and the accreditation of specific courses offered by community colleges. Rep. Robert Brown for Education. Ought to pass with amendment.

### AMENDMENT

Amend RSA 292-A:4, I, as inserted by 1961, 155:1 and amended by section 1 of the bill by adding at the end of the first sentence the word (upon recommendation of the coordinating board of Advanced Education and Accreditation) so that said first sentence shall read: I. Limitations and Powers. A community college may grant academic degrees with specific approval of the legislature upon recommendation of the coordinating board of Advanced Education and Accreditation.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **SB 149**

to authorize the issuance of variable annuities contracts. Rep. Morrison for Insurance. Ought to pass.

Ordered to third reading by vv.

**HB 793**

to repeal charters of certain corporations. Rep. Bingham for Judiciary. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by inserting after "Fixture Corporation (Manchester, 1957)" in line 207 the words and figures (Fluid Powers Specialties Manufacturing Corp. (formerly Watts Fluid Power Products Corp., Exeter, 1966); and by striking out "GLM, Inc. (Windham, 1965)" in line 217, "Garrison City Floor Cleaners, Inc. (Dover, 1965)" in line 221, "Gokap Realty Corp. (Manchester, 1959)", in line 238, "Gorman Corporation, The (Nashua, 1965)" in line 245, "Hawk Lake Development Inc. (Laconia, 1964)" in line 274, and "Spreadall Corporation, The (Derry, 1965)" in line 686.

\* \* \*

Amendment adopted by vv.

Rep. Spitzli offered the following amendment.

**AMENDMENT**

Amend section 1 of the bill by inserting in the proper alphabetical order the following name:

Davis Painting Company Incorporated (Rochester, 1953)

Further amend section 1 of said bill by striking out the following names:

Mooney, A. A., Furniture Company, Inc. (Manchester, 1958)

White Mountain Enterprises, Inc. (Lisbon, 1963)

\* \* \*

The Clerk read the amendment in full.

Amendment adopted; ordered to third reading by vv.

**SB 179**

relating to the taking by the state of land restricted to conservation or recreation use. Rep. Frizzell for Judiciary. Ought to pass with amendment.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 State Acquisition of Certain Municipal Land. Amend RSA 4 by inserting after section 30 the following new section: 4:30-a Acquisition of Municipal Land Used for Conservation or Recreation. If the state proposes to acquire any municipal land, under the provisions of RSA 4:29, 4:30, 233, 236, or of any other applicable section of RSA, for highway or other purposes, and such land had been used by said municipality for conservation or recreation, it shall first comply with the following requirements:

I. A public hearing shall be held which may be a special hearing or the hearing required by RSA 4:33, 233:10, 236, or by any other applicable section of RSA. At such public hearing and in any statutorily required notice thereof, and in a notice which shall be posted ninety days prior to the hearing, the state shall set forth the description of the land proposed to be acquired and the proposed use of such land, together with any reasons justifying the acquisition of such property rather than other land. The state may acquire such land, for highway or other purposes, unless, at any meeting called prior to said hearing to act on the question, the governing body of the municipality in which the land is located, by a majority of its members present and voting, votes to disapprove the proposed acquisition. Any approval or disapproval of such proposed acquisition which has been duly voted by the governing body of the municipality shall be certified to the appropriate state official or agency by the municipal officials at the public hearing or within fifteen days thereafter.

II. In the event that the governing body votes to disapprove the proposed acquisition, the state may acquire such land only by filing a petition in the superior court for any order permitting it to do so. At the time the petition is filed, the state shall serve a copy thereof upon the municipality. After hearing any interested citizens and considering all the facts and the public policy of this state which encourages the use of land for recreation and conservation purposes, if said court finds that no other land is available as a satisfactory substitute for the land proposed to be taken, it shall issue an appropriate order.

III. When the state acquires any municipal land under the provisions of this section, it shall transfer to said municipality other comparable land and facilities to the extent feasible, or shall grant to said municipality sufficient funds to acquire comparable land and facilities for such purposes. The fact that the land and facilities are comparable within the meaning of this paragraph shall be determined by the order of the court or by the state agency acquiring the land, subject to any applicable statutory right of appeal therefrom.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **SB 186**

relative to petitions to permit a person under the age of consent to marry. Rep. Dubey for Judiciary. Ought to pass with amendment.

#### **AMENDMENT**

Amend section 3 of the bill by striking out the words "sixty days after its" and inserting in place thereof the word (on) so that said section as amended shall read:

3 Effective Date. This act shall take effect on passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **CA CR 13**

proposing a constitutional amendment relating to legal voting age. Providing that eighteen year olds may vote. Rep. Palmer for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

#### **ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and Senate Bills:

#### **HB 28**

permitting freedom of access to public records and proceedings.

**HB 59**

directing the reopening of the Autumn Street railroad crossing in Rochester.

**HB 210**

providing for salary for sheriff of Rockingham county.

**HB 253**

providing for the election of town clerk, town treasurer and tax collector for three-year terms.

**HB 386**

relative to fees for justices of the peace and others.

**HB 542**

relative to the control of junkyards on the interstate and federal-aid primary highway systems in order to meet the requirements of the "Highway Beautification Act of 1965."

**HB 609**

relative to newspaper publication of bank reports by members of the federal reserve system.

**SB 24**

providing for recompilation of Volume 4 of the Revised Statutes Annotated.

**SB 33**

to provide for cumulative pocket supplements for Revised Statutes Annotated.

**SB 39**

relative to making appropriation for binding certain copies of the commercial code.

**SB 156**

relative to state employees group insurance.

Idanelle Moulton  
For the Committee

**HJR 13**

to appropriate \$128,000 to division of parks for additional compensation for seasonal and hourly employees. Rep. Drake for Appropriations. Inexpedient to legislate.

Rep. Stevenson moved that the words, ought to pass, with amendment, be substituted for the report of the committee, inexpedient to legislate.



## AMENDMENT

Amend the joint resolution by inserting in line eleven after the word "parks" the words (and any unexpended balance shall lapse on June 30, 1968) so that the resolution as amended shall read as follows:

That the sum of one hundred twenty-eight thousand dollars is appropriated to be spent by the division of parks for additional compensation to be paid retroactively to the seasonal and hourly employees of the division of parks for work done by them during the fiscal year ended June 30, 1966 and the fiscal year ending June 30, 1967. These seasonal and hourly employees were not paid at an increased rate of pay during those two fiscal years because the division of parks administratively determined that there was not enough funds in the appropriation made to the division by the 1965 General Court to pay the additional sums required. This appropriation is in addition to any other appropriation made to the division of parks and any unexpended balance shall lapse on June 30, 1968. The governor is authorized to draw his warrant for these sums out of any money in the treasury not otherwise appropriated.

\* \* \*

The Clerk read the amendment in full.

Rep. Stevenson explained the amendment.

(discussion ensued)

Reps. Eaton, Guild, Drake, Bradley, Van Gardner and Ferguson spoke in favor of the motion.

Motion adopted by vv.

Ordered to third reading by vv.

**HB 774**

providing for mutual aid among police departments in case of riots or local disasters. Rep. Lloyd Sherman for Executive Departments and Administration. Ought to pass with amendment.

## AMENDMENT

Amend paragraph III of RSA 106-C:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

III. "Chief executive officer" shall mean the high sheriff of a county or chief of police of a city or town.

Further amend the bill by striking out RSA 106-C:13 as inserted by section 1 of the bill.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### COMMITTEE OF CONFERENCE REPORT

#### HB 650

The committee of conference to whom was referred House Bill No. 650 An Act relative to placing fill in public waters, having considered the same report the same with the following recommendations: That the House recede from its position of nonconcurrence and concur with the Senate in the adoption of the following amendment to said bill:

Amend said bill by striking out section 3 and inserting in place thereof the following: 3 Effective Date. This act shall take effect upon its passage.

The committee further recommends that the House and Senate concur in the adoption of the following amendment to the bill: Amend said bill by inserting at the end of section 1 the following new section: 482:41-i Costs for Hearing. The petitioner for a right to place fill in public waters shall make a deposit to the water resources board of fifty dollars with each such petition. This payment shall be for the expenses of publication, mailing and posting of notices by the board and for the expenses of hiring a hearing site, if a hearing outside of Concord is necessary. If said expenses amount to more than fifty dollars the board shall require the petitioner to pay the additional amount before it sends its recommendations to the governor and council with regard to the petition.

Arthur Tufts

Richard D. Riley

Conferees on the part of the Senate

H. Thomas Urie

Hayford T. Kimball

Robert Normand

Conferees on the part of the House

Report adopted by vv.

(Speaker in the Chair)

## FURTHER COMMITTEE OF CONFERENCE REPORT

### HB 264

The committee of conference to whom was referred House Bill No. 264, An Act to authorize courts to revoke motor vehicle licenses for cause, having considered the same report the same with the following recommendations: That the House recede from its position of nonconcurrence in the Senate amendment, that the Senate recede from its position in adopting its amendments to the bill and that the House and Senate concur in the following amendment to the bill.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Motor Vehicle Licenses. Amend RSA 262 by inserting after section 44, as inserted by 1965, 274:2, the following new section: 262:45 Revocation or Suspension by Justice. Any justice of a district or municipal court or of the superior court may suspend or revoke any license issued to any person, for a period not to exceed seven days, after a conviction of a violation under the provisions of this title, after due hearing, for any cause which he may deem sufficient.

2 Effective Date. This act shall take effect sixty days after its passage.

Richard W. Leonard  
James Koromilas  
Conferees on the part of the Senate  
Donald H. Spitzli  
Leon T. Dubey  
Armand Capistran  
Conferees on the part of the House

Report adopted by vv.

## FURTHER COMMITTEE OF CONFERENCE REPORT

### HB 453

The committee of conference to whom was referred House Bill No. 453 An Act authorizing sweepstakes commission to conduct pure lotteries and to associate drawings with horse races held before and after drawings within or without the state, having considered the same report the same with the following recommendation: That the Senate recede from its position in

adopting its amendment to said bill and concur with the House in the passage of said bill.

Arthur Tufts  
Richard D. Riley  
Conferees on the part of the Senate  
Shirley Clark  
John J. Ratoff  
Laurence M. Pickett  
Conferees on the part of the House

Report adopted by vv.

### SENATE MESSAGE

The Senate has voted to recall from the House of Representatives SB 84 and requests that it be returned to the Senate.

Rep. Cobleigh moved that the House accede to the request of the Senate to recall

#### **SB 84**

relative to the practice of public accounting, and spoke in favor of the motion.

(discussion ensued)

Motion adopted by vv.

Rep. Cobleigh moved that the order whereby SB 84 was referred to Judiciary be vacated and the bill returned to the House.

Motion adopted by vv.

SB 84 was transmitted to the Senate.

### COMMITTEE REPORTS CONTINUED

#### **HB 597**

providing for payment to parochial and certain private schools of a proportionate share of sweepstakes moneys. Rep. Palmer for Judiciary. Referred to Judicial Council.

Rep. Stevenson moved that the words, ought to pass with amendment, be substituted for the report of the committee, that HB 597 be referred to Judicial Council.

## AMENDMENT

Amend section 1 of the bill by inserting after the words "and to" in line 3 and in line 11 the words (the chief administrative officer of) so that said section as amended shall read:

1 Nonpublic Schools Included. Amend RSA 284:21-j as inserted by 1963, 52:1 and amended by 1965, 239:15 by inserting in line six after the word "basis" the words (and to the chief administrative officer of each nonpublic school on a flat grant per elementary and secondary pupil, who is a resident of the state, basis) so that said section as amended shall read as follows: 284:21-j Establishment. The state treasurer shall credit all moneys received from the sweepstakes commission, and interest received on such moneys, to a special fund from which he shall pay all expenses of the commission incident to the administration of this subdivision and shall pay out on December 15 of each year to the school districts of the state on a flat grant per resident pupil basis and to the chief administrative officer of nonpublic school on a flat grant per elementary and secondary pupil, who is a resident of the state, basis any balance in said special fund. Such grants shall be used for educational purposes and no part of said special fund shall be diverted by transfer or otherwise to any other purpose whatsoever.

\* \* \*

The Clerk read the amendment in full.

Rep. Stevenson spoke in favor of the motion.

Rep. Spitzli spoke against the motion.

(discussion ensued)

Rep. George Gordon moved that HB 597 be made a special order for 11:01 Monday next and spoke in favor of the motion.

Rep. Spitzli spoke against the motion.

Question being on the motion that HB 597 be made a special order for 11:01 Monday next.

Rep. Maloomian spoke in favor of the motion.

Rep. Raiche spoke against the motion.

(discussion ensued)

Motion lost by vv.

The question now being on the motion that the words, ought to pass with amendment, be substituted for the report of the committee that HB 597 be referred to Judicial Council.

Rep. Pickett spoke in favor of the motion.

(Rep. Cobleigh in the Chair)

(discussion ensued)

Rep. Palmer spoke against the motion.

Reps. A. George Manning, Guild, Barron, Schwaner, Healy and Stratton spoke in favor of the motion.

(discussion ensued)

Reps. Ciborowski, Gorham and Normandin spoke against the motion.

Rep. Plumer moved the previous question and it was sufficiently seconded.

Motion adopted by vv.

The question now being on the motion that the words, Ought to pass with amendment, be substituted for the words, Refer to the Judicial Council.

Rep. Stevenson called for a division.

177 members having voted in the affirmative and 114 in the negative the motion was adopted and the bill as amended was ordered to a third reading.

## SENATE MESSAGES

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 88**

prohibiting the employment at race tracks of persons who have been convicted of violating gambling laws.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Horse Race Meets. Amend RSA 284 by inserting after section 19 the following new section: 284:19-a Prohibition. No person, association, or corporation shall knowingly employ in any capacity at race tracks under the jurisdiction of the commission any person who has been convicted of violating any state or federal law relative to gambling within a period of ten years prior to the application for employment. Any person, association, or corporation who knowingly violates any of the provisions of this section shall be fined not more than one thousand dollars or imprisoned for not more than six months, or both.

\* \* \*

On motion of Rep. Spitzli the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 39**

relative to the form of ballots for biennial elections.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Number for Office. Amend RSA 59:6 (supp) as amended by 1963, 105:1 by striking out said section and inserting in place thereof the following: 59:6 Designation of Office. Immediately to the left of each set of party columns shall be printed a column in which shall be printed the political designation of the office for which the candidates whose names are listed in the party columns to the right have been nominated, as "For Governor" and the like, and below such political designation of each office shall be printed in small but easily

legible letters "Vote for any (here insert a spelled number designating how many persons are to be voted for)".

Amend section 3 of the bill by striking out the same and renumbering section 4 to read section 3.

\* \* \*

On motion of Rep. Spitzli the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 369**

relating to savings bank investments in buildings subject to the unit ownership act.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Investments of Savings Banks. Amend RSA 387:4 by inserting after paragraph VI as amended by 1955, 215:14 the following new paragraph: VII. Buildings and Units Thereof Subject to Unit Ownership Act. Buildings or units thereof, as defined in RSA 479-A, situated on land leased of another for a term of not less than thirty years shall be construed to be real estate for the purposes of paragraph I.

\* \* \*

On motion of Rep. Bigelow the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:



**HB 432**

to provide for a study of the educational system of the state to include state aid to school districts.

**AMENDMENT**

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Appropriations. The sum of three hundred dollars is appropriated for the purposes of this act. The governor is authorized to draw his warrant for this appropriation out of any money in the treasury not otherwise appropriated.

\* \* \*

On motion of Rep. Robert Brown the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 524**

relative to restrictions on night work by females and minors.

**AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:

**An Act**

relative to restrictions on night work by females and minors.

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Hours of Labor. Amend RSA 275 by inserting after section 17 the following new section: 275-17-a Special Agreement. By mutual agreement between employer and employees, the provisions of section 17 relative to restrictions on night work for such minors or females may be relaxed provided the agreement is approved by the labor commissioner.

On motion of Rep. Stevenson the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolution sent up from the House of Representatives:

**HB 93**

relative to filing report of motor vehicle accident.

**HB 300**

relative to unit ownership of real property.

**HB 712**

relative to investments of savings banks in unsecured notes.

**HB 720**

authorizing school districts to provide life and health insurance for their employees.

**HJR 81**

in favor of Letendre Funeral Service, Inc.

**HB 76**

relative to compensation for board of optometry and annual fees for registered optometrists.

**SENATE MESSAGE AND INTRODUCTION  
OF SENATE BILLS**

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House, were read a first and second time and referred as follows:

**SB 213**

relative to the completion of route I-93 in Manchester and Hooksett. To Public Works.

**SB 225**

to amend the meals and rooms tax. To Ways and Means.

**SB 196**

allowing the payment of interest in workmen's compensation cases. To Labor.

**SB 220**

requiring proof of ownership in order to obtain a municipal permit for registration. To Transportation.

\* \* \*

**ENGROSSED BILLS REPORT****HB 166**

requiring licensing to engage in business of second mortgage home loans, Rep. Moulton for Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 5 of the bill by striking out the same and inserting in place thereof the following:

5 Equivalent in Money Repealed. Amend RSA 398-A:3 (supp) as inserted by 1961, 255:1 by striking out said section and inserting in place thereof the following: 398-A:3 Effect of Failure to Specify Interest Rate. If any note secured by a second mortgage and any such mortgage does not, among its provisions, specify as separate items the principal sums, the rate of interest, the period of the loan and the periodic due dates, if any, of principal and interest, the lender shall have no right to collect interest.

\* \* \*

On motion of Rep. Bigelow the House concurred in the Engrossed Bills amendment.

**ENGROSSED BILLS REPORT****HB 356**

relative to the definition of company in connection with the investment of savings banks. Rep. Moulton for Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

**AN ACT**

relative to the definition of company in connection with and what are legal investments of savings banks.

Amend section 2 of the bill by striking out line one and inserting in place thereof the following:

2 Bonds and Notes. Amend subparagraph (a) of RSA 387:15, I (supp) as amended by 1955, 214:9 by striking

\* \* \*

On motion of Rep. Bigelow the House concurred in the Engrossed Bills amendment.

## NOTICE OF RECONSIDERATION

### HB 376

providing that certain abandoned railroad rights of way shall be retained for certain public recreational uses.

\* \* \*

Rep. Winkley served notice that today, or some subsequent day, she would ask the House to reconsider its vote whereby it killed HB 376.

## REPORTS (cont.)

### HB 781

to regulate small loans up to five thousand dollars. Rep. Delisle for Banks. Ought to pass with amendment.

## AMENDMENT

Amend section 2 of the bill by striking out in line thirteen the words "one and one-fourth" and inserting in place thereof the words (one and one-half) so that said section as amended shall read as follows:

2 Change in Interest Rates. Amend RSA 399-A:3, I (supp), as inserted by 1961, 245:1, by striking out the same and inserting in place thereof the following: I. A licensee may lend any sum of money, goods, or things of value not exceeding in amount or value five thousand dollars, excluding charges, upon such security not forbidden by section 7 as may be agreed upon, under a contract which permits the combined total of the principal and charges to be paid in substantially equal and consecutive monthly installments and may charge, contract for and receive charges as follows: (a) on loans not exceeding fifteen

hundred dollars, two per cent per month on that part of the principal of the loan not exceeding six hundred dollars and one and one-half per cent per month on that part of the principal of the loan from six hundred one dollars through fifteen hundred dollars; (b) on loans from fifteen hundred one dollars to five thousand dollars, one and one-half per cent per month on the entire loan.

Amend paragraph III of RSA 399-A:3 (supp), as inserted by 1961, 245:1, as amended by section 3 of the bill, by striking out the same and inserting in place thereof the following:

III. No licensee shall induce or knowingly permit any borrower to split up or divide any loan with it or any other licensee. No licensee shall knowingly induce or permit any person, or any husband and wife jointly or severally, to become obligated to him or any other licensee, directly or contingently, or both, under more than one contract of loan at the same time, for the purpose or with the result of obtaining a higher rate of charge than would otherwise be permitted by this section.

Further amend the bill by inserting after section 4 the following new sections:

5 Computing Charges. Amend RSA 399-A:3, VI (supp), as inserted by 1961, 245:1, by striking out the same and inserting in place thereof the following: VI. No interest shall be paid, deducted, or received in advance. Interest shall not be compounded and shall be computed only on unpaid principal balances. For the purpose of computing interest, whether at the maximum rate or less, a month shall be considered a calendar month and, where a fraction of a month is involved, a day shall be considered one-thirtieth of a month.

6 Other Charges. Amend RSA 399-A:3 (supp), as inserted by 1961, 245:1, by inserting after paragraph VII thereof the following new paragraph: VIII. In addition to the interest provided for herein, no further or other charge or amount for any examination, service, brokerage, commission, expense, fee, or bonus or other thing or otherwise, shall be directly or indirectly charged, contracted for, or received, except on actual sale of the security in foreclosure proceedings or upon the entry of judgment. If any interest, consideration or charges in excess of those permitted by this chapter are charged, contracted for, or received, the contract of loan shall be void and the licensee

shall have no right to collect or receive any principal, interest, or charges whatsoever, and the borrower shall be entitled to recover from the lender any sums paid or returned to the lender by the borrower on account of or in connection with the loan.

Further amend the bill by renumbering section 5 to read section 7 and by inserting in line seven thereof after the word "thirty" the word (six) so that said section as amended shall read as follows:

7 Maximum Term of Loans. Amend RSA 399-A:4 (supp), as inserted by 1961, 245:1, by striking out the same and inserting in place thereof the following: 399-A:4 Maximum Maturity and Charges Thereafter. Any loan contract subject to the provisions of this chapter, shall have an originally scheduled final installment date from the date of the loan as follows: not exceeding twenty-four months for loans the original principal amount of which does not exceed six hundred dollars, thirty-six months for loans the original principal amount of which does not exceed fifteen hundred dollars, and forty-eight months for loans the original principal amount of which exceeds fifteen hundred dollars. Notwithstanding any other provisions of this chapter the changes which may be collected on any loan made under this chapter for the period beginning three months after the originally scheduled final installment date of the loan and ending with date of payment of the loan in full shall not exceed six per cent per annum simple interest on the balances outstanding from time to time during said period.

Amend subparagraph (a) of paragraph I of RSA 399-A:5 (supp), as inserted by 1961, 245:1, as amended by section 6 of the bill by striking out the same and inserting in place thereof the following:

(a) mail or deliver to the borrower, or if more than one, to one of them, at the time of making a loan under this chapter, a payment book in which space shall be provided for the record of all payments showing principal, interest and balance and which shall contain statements showing the date of the loan; the amount of the principal of the loan; the total interest charged for the period of the loan; the nature of the security, if any, for the loan; the name and address of the borrower and of the licensee; and the description of schedule of payments on such loans. Said payment book shall also have printed therein the following:

“Interpretation of Interest Charges in the Event Payments are Made when Due.

2% per month — 24% per year or \$13.47 per year on \$100.00  
1½% per month—18% per year or \$10.01 per year on \$100.00”

Further amend the bill by renumbering the original section 6 to read section 8 and the original section 7 to read section 9.

Amend section 8 of the bill by striking out the same and inserting in place thereof the following:

10 Conducting Other Businesses. Amend RSA 399-A:9 (supp), as inserted by 1961, 245:1, by striking out the same and inserting in place thereof the following: 399-A:9 Other Business in the Same Office. Each licensee shall, on or before August 1st of each year, file with the commissioner a report of operations of the licensed business and any other business pertaining to money lending conducted in the same office for the preceding fiscal year. Such report shall give information with respect to the financial condition of the licensee and shall include balance sheets at the beginning and end of the year; statement of income and expenses for the period; reconciliation of surplus or net worth with the balance sheets; schedule of assets used and useful in the licensed business; classification of loans made by size and security; an analysis of charges including monthly average number and amount of loans outstanding; analysis of delinquent accounts, and court actions undertaken to effect collection. Such licensee report shall be made under the penalties of perjury and shall be in the form prescribed by the commissioner, who shall annually make and publish an analysis and recapitulation of such reports. In the event any person or affiliated group of persons holds more than one license in the state, they may file a composite annual report, in lieu of separate reports for each licensed office provided a short form of report for each licensed place of business shall be included showing the number and amount of loans made during the year and the number and amount of loans outstanding at the beginning and end of the year. Any licensee failing to make the report required by this paragraph within the time prescribed shall pay to the commissioner the sum of five dollars for each day said report is overdue. If a licensee elects to file a composite report and such composite report is not filed on or before August 1st as herein required the penalty herein pre-

scribed shall apply separately for each license held. Penalties collected hereunder shall be credited to the fund established under section 13.

Further amend the bill by renumbering sections 9 through 13 to read sections 11 through 15 respectively.

Amend section 14 of the bill by renumbering the same to read section 16 and by striking out the section and inserting in place thereof the following:

16 Small Loan Companies Exempt. Amend RSA 384:1 (supp), as amended by 1961, 245:6 and 248:1 by striking out the same and inserting in place thereof the following: 384:1 Application of Title. The provisions of this title, so far as they properly may, shall apply to state banks, savings banks, or institutions for savings, trust companies, banking companies and all similar corporations, building and loan associations, and credit unions, unless otherwise limited in their operation.

Further amend the bill by renumbering section 15 to read section 17.

\* \* \*

Amendment adopted by vv.

Rep. Bednar moved that HB 781 be made a special order for 11:02 Friday next and spoke in favor of the motion.

Rep. Bigelow spoke against the motion.

(discussion ensued)

Rep. Pickett rose on a point of parliamentary inquiry.

Rep. Stevens spoke against the motion.

Motion lost by vv.

Ordered to third reading by vv.

## COMMITTEE OF CONFERENCE REPORT

### SB 29

The committee of conference to whom was referred Senate Bill No. 29 An Act establishing a department of centralized automated data processing, having considered the same report the same with the following recommendations:



1. That the Senate recede from its position of nonconcurrency and concur with the House in the adoption of the following amendments to said bill:

Amend RSA 8-C:2 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

8-C:2 Data Processing Commission; Established. There is hereby created a data processing commission composed of seven members appointed by the governor with the approval of the council. No less than two of the members shall be persons not in the employ of the state and not legislators but shall have had experience in or knowledge of data processing applications and one of them shall be or have been a finance executive and one shall be or have been a general administration executive; one member shall be a senator; and one shall be a representative.

Amend RSA 8-C:8 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

8-C:8 Deputy Director. There shall be a deputy director of the department who shall be appointed and whose qualifications shall be established by the director with the approval of the commission and the governor and council. The director with the approval of the commission and the governor and council may establish the salary of said deputy at any step in the salary range provided for the position.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Commission Authorized to Initially Appoint Deputy Director. In the event that prior to the appointment of a director of the data processing department the commission finds that in order to expedite the establishment of the department it will be beneficial to the state to appoint a deputy director, it shall have the power, with approval of governor and council, to appoint a deputy director, to establish his salary at any step in the salary range provided for the position, and to establish his qualifications. He shall hold office until a director is appointed and his successor is appointed and qualified.

Amend section 7 of the bill by striking out the same and inserting in place thereof the following sections:

7 Rental through Division of Purchase and Property. Amend RSA 8:19, II by striking out said paragraph and inserting in place thereof the following:

II. Purchase all materials, equipment and supplies for all departments and agencies of the state including contracting for the purchase of rental of automatic data processing equipment, except as otherwise provided by law.

2. The committee further recommends that the Senate recede from its position of nonconcurrence in certain House amendments to sections 2, 6, 8 and 9 of the bill that the House recede from its position in adopting its certain amendments to said sections and that the House and Senate concur in the following amendments to said bill:

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated for the department of centralized automated data processing for the fiscal year ending June 30, 1968, the sum of seventy-five thousand dollars and there is hereby appropriated for said department the sum of one hundred and seventy-five thousand dollars for the fiscal year ending June 30, 1969. The sums hereby appropriated shall be expended, for expenses for administration of RSA 8-C, as inserted by this act which purposes may include but not limited to the rental or purchase of equipment. The sums appropriated for the fiscal year ending June 30, 1968, shall not lapse but may be expended in the succeeding fiscal year. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Amend section 6 of the bill by striking out the same and inserting in place thereof the following:

6 Salary Established. Amend RSA 94:1 (supp), as amended, by inserting in the proper alphabetical order the following:

Director of data processing	\$20,000	\$25,000
Deputy director of data processing	15,500	19,500

Amend section 8 of the bill by striking out the same and inserting in place thereof the following:

8 Effective Date. This act shall take effect July 1, 1967.

Further amend the bill by striking out section 9.

Stewart Lamprey

Paul E. Provost

Conferees on the part of the Senate

Joseph M. Eaton

George A. Bruton

Kenneth C. Bell

Conferees on the part of the House

Report adopted by vv.

### COMMITTEE REPORTS CONTINUED

#### **HB 780**

to provide for two additional members on the board of fire commissioners for the city of Laconia. Rep. deBlois for the Laconia Delegation.

Ordered to third reading by vv.

#### **HB 737**

relative to licenses to operate motor vehicles. Rep. Hamel for Transportation. Inexpedient to legislate.

Rep. LaPlante moved that the words, ought to pass, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Rep. Marcotte spoke in favor of the motion.

(discussion ensued)

Reps. A. George Manning and Stephen Smith spoke against the motion.

Rep. Tasoulas spoke in favor of the motion.

Rep. Lloyd Sherman moved that further consideration of HB 737 be indefinitely postponed and spoke in favor of the motion.

Rep. Pickett spoke against the motion.

(discussion ensued)

Motion adopted by vv.

Rep. Marcotte requested a division.

205 members having voted in the affirmative and 60 in the negative, the motion to indefinitely postpone prevailed.

\* \* \*

Rep. Cobleigh moved that the Rules of the House be so far suspended as to place the following list of bills and resolutions on third reading and final passage by title only and caption only at the present time. HB 46, HB 72, HB 113, HB 240, HB 246, HB 308, HB 321, HB 461, HB 494, HB 498, HB 509, HB 597, HB 685, HB 780, HB 774, HB 781, HB 793, HJR 1, HJR 13, HJR 49, HJR 69, SB 113, SB 124, SB 149, SB 150, SB 179, and SB 186.

Reps. Cobleigh and Pickett spoke in favor of the motion.

Motion adopted by vv.

### THIRD READINGS

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

**HB 46**

providing for the joinder of this state in the Pest Control Compact.

**HB 72**

appropriating funds for the state nursing scholarship program.

**HB 113**

to create an interstate commission to plan for purification of Nashua River, in conjunction with Massachusetts.

**HB 240**

relative to the payment of counsel for indigent defendants in criminal cases.

**HB 246**

making appropriation for airport terminal buildings.

**HB 308**

making additional appropriation for the construction of new Sanborn cottage at Laconia state school.

**HB 321**

providing additional retirement allowances for certain retired state employees.

**HB 461**

relative to construction of landing area on projection of Goat Island in Portsmouth harbor or other suitable site.

**HB 494**

providing when the state shall pay the salary of a probate judge sitting outside his county.

**HB 498**

to abolish the milk control board and to expand the duties of the commissioner of agriculture.

**HB 509**

relative to firemen's retirement system.

**HB 597**

providing for payment to parochial and certain private schools of a proportionate share of sweepstakes moneys.

**RECONSIDERATION**

Rep. Stevenson, having voted with the majority, moved that the House reconsider its action whereby it passed HB 597, and spoke against the motion.

Motion lost by vv.

**THIRD READINGS CONTINUED****HB 685**

relative to public works and highways reserve fund.

**HB 774**

providing for mutual aid among police departments in case of riots or local disasters.

**HB 780**

to provide for two additional members on the board of fire commissioners for the city of Laconia.

**RECONSIDERATION**

Rep. Normandin, having voted with the majority, moved that the House reconsider its action whereby it passed HB 780 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HB 781**

to regulate small loans up to \$5000.

## RECONSIDERATION

Rep. Ackerson, having voted with the majority, moved that the House reconsider its action whereby it passed HB 781 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HB 793**

to repeal charters of certain corporations.

**HJR 1**

in favor of Mt. Washington observatory.

**HJR 13**

to appropriate \$128,000 to division of parks for additional compensation for seasonal and hourly employees.

## RECONSIDERATION

Rep. Stevenson, having voted with the majority, moved that the House reconsider its action whereby it passed HJR 13 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HJR 49**

relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact.

**HJR 69**

to reimburse Golden C. and Marcia Dingman for damage to property resulting from highway construction.

\* \* \*

The following Senate bills were read a third time, passed, and sent to the Senate for concurrence in the House amendment.

**SB 113**

relative to the granting of degrees and the accreditation of specific courses offered by community colleges.

## RECONSIDERATION

Rep. Cobleigh, having voted with the majority, moved that the House reconsider its action whereby it passed SB 113, and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**SB 179**

relating to the taking by the state of land restricted to conservation or recreation use.

**SB 186**

relative to petitions to permit a person under the age of consent to marry.

\* \* \*

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

**SB 124**

prohibiting the transfer of any appropriations for equipment to other uses.

**SB 149**

to authorize the issuance of variable annuities contracts.

**SB 150**

relating to the industrial park authority.

\* \* \*

## RECESS

## AFTER RECESS

## COMMITTEE REPORTS CONTINUED

**HB 634**

relating to free parking for jurors. Rep. Morrill for Mu-

municipal and County Government. Ought to pass with amendment.

### AMENDMENT

Amend section 1 of the bill by inserting after the word "car" in line 6 the words (At the cessation of court the juror shall return his identification card to the clerk of the court) and after the word "vehicles" in line 9 the words (No juror shall use any area limited to twelve or fifteen minutes of parking) so that said section as amended shall read as follows:

1 Free Parking for Jurors. Amend RSA 500 by inserting after section 26, as amended by 1959, 129:1, and 1967, 62:1 the following new section: 500:26-a Parking for Jurors. Every juror, while in attendance at court shall be allowed free parking in any city or town where such court is sitting. The clerks of the superior court shall furnish to each juror an identification card for display through the windshield of the juror's car. At the cessation of court the juror shall return his identification card to the clerk of the court. The form, shape and color of said identification card and also the information to be contained thereon is to be approved by the director, division of motor vehicles. No juror shall use any area limited to twelve or fifteen minutes of parking.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### HB 758

to allow towns of 5,000 or over population to increase their boards of selectmen. Rep. Morrill for Municipal and County Government. Ought to pass with amendment.

### AMENDMENT

Amend said bill by striking out section 1 and inserting in place thereof the following:

1 Authority to Enlarge Board of Selectmen. Amend RSA 41 by inserting after section 8 the following new sections:

41:8-a Grant of Power. Any town with a population of five thousand or over, at any annual meeting under an article in the warrant for the meeting, is authorized to elect a board of



selectmen of five members as the town determines by a majority vote of the legal voters present and voting at the meeting.

41:8-b Petition and Ballot. Upon written petition of not less than two per cent of the legal voters of any town, addressed and delivered to the selectmen not later than thirty-five days before any annual meeting, the following question, as requested in the application, shall be submitted to the voters at the meeting: "Are you in favor of increasing the board of selectmen to five members?" In towns having an official ballot the question shall appear upon the ballot, pursuant to RSA 59:12-a. In towns where no official ballot is used, the vote on this question shall be by special ballot. After the question, squares with the words "yes" and "no" shall be printed on the ballot in which the voter may mark his choice, pursuant to RSA 59:12-a.

41:8-c Public Hearing. When the petition is made, the petitioners shall hold a public hearing prior to the annual meeting to discuss the proposed change for town management.

41:8-d Revocation. A town which has voted to enlarge its board of selectmen as provided in section 8-a of this chapter may rescind its action in the same manner, and the provisions of section 8-b of this chapter so far as applicable apply. The question "Are you in favor of decreasing the board of selectmen to three members?" shall be printed on the ballot, pursuant to RSA 59:12-a.

41:8-e Effective Date and Manner of Increase or Decrease. If a town votes to enlarge or to decrease its board of selectmen the change does not take effect in either case until the first annual meeting following the meeting at which the questions were acted upon. If the town votes to enlarge the board to five members, at the first annual meeting following the meeting when the action was taken the town shall elect two members for a three-year term and one member for a one-year term. At the next succeeding annual meeting two members shall be elected for a three-year term, at the next following annual meeting one member shall be elected for a three-year term, and at succeeding annual meetings members shall be elected to fill the vacancies regularly occurring. If a town votes to decrease its board to three members, at the annual meeting following the meeting at which it so voted, the terms of office of all members of the board of selectmen shall end and the town shall elect three members of the board of selectmen, one for one year, one

for two years, one for three years and at all succeeding annual meetings shall elect a member to the board for a three-year term.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 462**

to reclassify a Class II highway in the town of Center Harbor to a Class V highway. Rep. Esther Davis for Public Works. Ought to pass.

Ordered to third reading by vv.

**HB 682**

directing the department of public works and highways to authorize the private construction of an access route from the new route 16 in Bartlett to the Chalets Motel. Rep. Fortier for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HB 777**

enabling private persons to enjoy the unlawful maintenance of junk yards. Rep. Fortier for Public Works. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by striking out the words "situate within one-quarter mile of" in lines 3 and 4 and inserting in place thereof the words (whose property is directly affected by) and inserting after the word "chapter" in line 6 the words (A copy of the written communication to the legislative body shall be mailed to the person complained of) so that said section as amended shall read as follows:

1 Authority Granted. Amend RSA 267-A as inserted by 1965, 372:1 by inserting after section 16 the following new section: 267-A:17 Private Persons. Any person owning real property whose property is directly affected by the site of a junk yard maintained in violation of the provisions of this chapter may in writing addressed to the legislative body request the legislative body to take appropriate action under this chapter. A copy of the written communication to the legislative body shall be mailed to the person complained of. If the legislative body shall

not within thirty days thereafter make a determination that a junk yard does exist and issue the appropriate order, such person may, in his own name and in his own right, file a petition for a mandatory injunction in the superior court; and the superior court shall thereupon, upon notice and hearing in accordance with its rules, make such orders, including an order for a mandatory injunction, as shall be just and appropriate. In the event that the petitioner shall prevail, the court shall allow the petitioner his reasonable attorney's fees incurred by him in the filing and prosecution of such petition, the same to be paid by the municipality.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 160**

to require builders of dams to comply with requirements of other state agencies which are approved by the water resources board. Rep. Clafin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by inserting after section 1 the following new section:

2 Facilities for the Passage of Migratory Fish. Excepting actions which it deems to be of a routine maintenance nature and which do not alter the characteristics of a dam, the water resources board shall notify the department of fish and game of any application to construct or reconstruct a dam. Upon receipt of such notice, the department of fish and game shall determine whether the dam under consideration presents or would present an impediment to the passage of migratory fish in connection with any program that it may have for the re-establishment of fish migration. Should it determine that such an impediment does or would exist, it shall request the water resources board to order provision for facilities to allow the passage of migratory fish to be included in the plans for construction or reconstruction of the dam. Unless it appears to the water resources board that the request of the department of fish and game that provision for facilities for the passage of migratory fish be included in the plans for construction or reconstruction of a dam is an unreasonable request, the water

resources board shall order such provisions to be included. However, actual construction of the facilities to allow for the passage of fish specified in the plans shall not be required until such time as needed for the passage of such fish as called for under the program of the department of fish and game for the re-establishment of fish migration. Furthermore, should any public agency be authorized to provide financial assistance in the construction of facilities to provide for the passage of fish at the dam under consideration, construction of such facilities shall not be required until funds implementing such financial assistance be made available.

Further amend the bill by renumbering section 2 to read section 3.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 770**

adopting the interstate regional planning compact and authorizing the state to enter into such compact with contiguous states. Rep. Claffin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend the first paragraph of 36-B:1 as inserted by section 1 of the bill by striking out the word "of" in line 1 and inserting in place thereof the word (and) ; by inserting after the word "and" in line 2 the word (or) and by striking out the words and figure "which is established under RSA 36" so that said paragraph as amended shall read as follows:

36-B:1 Compact Authorized. The office of planning and research and the department of resources and economic development and/or both, may negotiate with the proper authorities of the states of Maine, Massachusetts and Vermont a compact for interstate regional planning substantially in the form as follows: where is hereby ratified.

Amend Article II of 36-B:1 as inserted by section 1 of the bill by inserting after the word "Vermont" in line 1 the word (that) and by striking out the words and figure "established under RSA 36" so that said article as amended shall read:

## Article II

Any city or town in the states of Maine, Massachusetts or Vermont that is authorized by a vote of its municipal legislative body to become a member of a regional planning commission provided that the regional planning commission, and the office of planning and research of the department of resources and economic development, and the state agency with regional planning responsibilities in the signatory state determine that such membership would be effective for planning purposes.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 796**

relative to the use of a portion of Odiorne's Point State Park by the university of New Hampshire for educational and research purposes. Rep. Clafin for Resources, Recreation and Development. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Use of Property by the University of New Hampshire. Amend section 2 of chapter 305, laws of 1959 by striking out said section and inserting in place thereof the following: 305:2 Use of Property. Upon acquisition of the property mentioned in section 1 by the state the same shall be maintained for recreational and other public uses. In addition, the university of New Hampshire is hereby authorized to engage in planning with the division of parks for the cooperative use of property now known as Odiorne's Point State Park, formerly Fort Dearborn in Rye, for its development for the purposes of education and research related to marine science and technology as well as developing the park to its full potential for recreational, natural, scenic and historic values. The university of New Hampshire may be authorized by the governor and council upon the joint recommendation of the director of the division of parks and the trustees of the university of New Hampshire to use a portion of the property for educational and research purposes. Only such property may be used for education and research purposes as is recommended by the comprehensive

plan prepared under the supervision of the division of parks and the university of New Hampshire. Property used shall be subject to such conditions as are recommended by the division of parks and the trustees of the university of New Hampshire and approved by the governor and council. The university is authorized to construct on property approved for such purposes such buildings and facilities as are necessary to carry out educational and research programs related to marine science and technology. Manufacturing or processing operations are expressly excluded. In authorizing this procedure for use of the property by the university for the purposes indicated, it is the intent of the general court that the entire park be open for public use except for certain areas of experimentation and that any buildings and facilities constructed by the university, insofar as possible, shall be in keeping with the surrounding area and shall protect and preserve the historic, scenic, recreational, marine and natural resources of this very important seacoast land mass. The university may be allowed to make arrangements for use of a part of its buildings and facilities by individuals and public or private institutions who are engaged in marine-oriented research, and in keeping with the research activities of the university and the purposes for which the use of the property is authorized.

2 Effective Date. This act shall take effect upon its passage.

\* \* \*

Amendment adopted, ordered to third reading by vv.

### **HB 570**

to authorize the sale of liquor and beverages in taverns.  
Rep. Foss for Liquor Laws. Inexpedient to legislate. Majority.

Minority: Ought to pass with amendment. Reps. Marcotte, Desilets, Quirk, Parent and Cox.

### **AMENDMENT**

Amend section 1 of the bill by inserting after the word "year" in line 8 the words (To qualify for a license under this section the place of business shall be a place where all entrances for patrons open directly from a public way. The business conducted therein shall be open to public view from the sidewalk level, and the place shall be well lighted. Booths in

the place shall conform to the provisions of RSA 176:11. Patrons of the place may be served at tables as well as at booths. Food may be served in the place, but this is not a necessary requirement for a license.) so that the section as amended shall read as follows:

1 Sale of Liquor and Beverages. Amend RSA 178 by inserting after section 3-c as inserted by 1963, 206:1, the following new section: 178:3-d Tavern. In towns which have accepted the provisions of this title, and notwithstanding the provisions of RSA 181, the commission may issue a special license to taverns to sell liquor and beverages by the glass only. Said liquor and beverages may be served regardless of whether the customer also orders or consumes food. The annual fee for such a tavern license is five hundred dollars a year. To qualify for a license under this section the place of business shall be a place where all entrances for patrons open directly from a public way. The business conducted therein shall be open to public view from the sidewalk level, and the place shall be well lighted. Booths in the place shall conform to the provisions of RSA 176:11. Patrons of the place may be served at tables as well as at booths. Food may be served in the place, but this is not a necessary requirement for a license.

\* \* \*

The reports were accepted.

Rep. Marcotte moved that HB 570 be referred to Legislative Council and spoke in favor of the motion.

(discussion ensued)

Rep. Collishaw spoke against the motion.

At the request of Rep. Lambert, Rep. Marcotte answered questions.

Rep. Maloomian spoke in favor of the motion.

Question being on the motion that HB 570 be referred to Legislative Council.

Motion lost by vv.

Rep. Marcotte moved that the report of the minority, ought to pass with amendment be substituted for the report of

the majority, inexpedient to legislate, and spoke in favor of the motion.

Rep. Christie moved indefinite postponement and spoke in favor.

Rep. Enright spoke for the motion.

Rep. Graf moved the previous question and it was sufficiently seconded.

Question being, shall the main question now be put.

Motion adopted by vv.

Question now being that further consideration of HB 570 be indefinitely postponed.

Motion adopted by vv.

## **SB 15**

providing for the sale of liquor by the bottle by first-class hotels. Rep. Foss for Liquor Laws. Majority: Ought to pass with amendment.

## **AMENDMENT**

Amend section 1 of the bill by striking out the words "registered room" in lines 15 and 16 and inserting in place thereof the words (bona fide) so that said section as amended shall read as follows:

1 Sale of Liquor. Amend RSA 178:3 as amended by 1961, 218:1 by striking out said section and inserting in place thereof the following: 178:3 Licenses for Hotels. The commission may issue a license to any first-class hotel in any town if such hotel also holds a permit provided under RSA 181:4. The determination of what is a first-class hotel is to be within the discretion of the commission. The license issued under this section shall entitle the licensee to sell liquor by the glass and fortified wines by the bottle, if the cork is drawn, to bona fide guests with meals in the dining room. The licensee may in addition, sell liquor by the bottle to bona fide registered room guests within their respective rooms. Notwithstanding the fact that the town where the hotel is located has voted not to approve the sale of beverages in said town the permit issued to a first-class hotel shall entitle the permittee to sell beverages to bona fide guests with meals in the dining room or in the rooms of guests.



Amend section 2 by striking out the words "sixty days after its" and inserting the word (on) so that said section as amended shall read as follows:

2 Effective Date. This act shall take effect on passage.

\* \* \*

Minority: Inexpedient to legislate. Reps. deBlois, Kelley and Desmarais.

The reports were accepted.

Amendment adopted by vv.

Rep. deBlois moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment, and spoke in favor of the motion.

(discussion ensued)

Rep. Collishaw spoke against the motion.

Rep. Desmarais moved that SB 15 be indefinitely postponed.

Rep. Enright spoke in favor of the motion.

Motion adopted by vv.

#### **SB 141**

providing for liquor licenses for first class ballrooms. Rep. Enright for Liquor Laws. Majority: Ought to pass.

Minority: Inexpedient to legislate. Reps. Enright and Christie.

The reports were accepted.

Rep. Christie moved that further consideration of SB 141 be indefinitely postponed and spoke in favor of the motion.

Rep. deBlois spoke against the motion.

Reps. Lambert, Belanger and Enright spoke in favor of the motion.

(discussion ensued)

Rep. Burnham moved the previous question and it was sufficiently seconded.

The question being, shall the main question now be put.

Motion adopted by vv.

The question now being on the motion that SB 141 be indefinitely postponed.

Motion adopted by vv.

### **HB 759**

establishing a state scholarship program.

Rep. Cobleigh called for the special order on HB 759.

Rep. Robert Brown moved that HB 759 be made a special order of business for 11:01 Friday next and spoke in favor of the motion.

Motion adopted by vv.

Rep. Burnham requested a division and subsequently withdrew his request.

Rep. Angus requested a division.

Rep. Angus requested unanimous consent to address the body.

Such consent being granted, Rep. Angus addressed the House.

Rep. Robert Brown withdrew his motion.

Rep. Robert Brown moved that HB 759 be made a special order for 11:01 Monday next and spoke in favor of the motion.

Rep. Angus spoke in favor of the motion.

Rep. Bednar rose on a point of parliamentary inquiry.

Rep. Robert Brown withdrew his motion for a special order for 11:01 Monday next.

Rep. Angus moved that the House reconsider its action whereby it voted HB 759 to be made a special order for Friday next and spoke in favor of the motion.

Motion adopted by vv.

Rep. Robert Brown moved that HB 759 be made a special order for 11:01 Monday next and spoke in favor of the motion.

Motion adopted by vv.

## SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 211**

relative to the prevention of pollution from dredging, filling, mining or other construction.

## AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Water Pollution; Dredging. Amend RSA 149 by inserting after section 8 as amended by 1961, 47:1; 1963, 48:1; 1967, 145:1; and 1967, 147:9 the following new section: 149:8-a Dredging. Any person proposing to dredge, excavate, place fill, mine or undertake

\* \* \*

Rep. Claflin moved that the House concur in the Engrossed Bills committee amendment.

Motion adopted by vv.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 293**

relative to open season for taking fisher in Merrimack and Belknap Counties

and the President has appointed as members of said Committee on the part of the Senate: Senator Bradshaw and Senator Riley.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 439**

extending the open season for pheasants

and the President has appointed as members of said Committee on the part of the Senate: Senator Langford and Senator Foley.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**SB 29**

establishing a department of centralized automated data processing.

### SENATE MESSAGE AND INTRODUCTION OF SENATE BILLS

Senate bills and Senate joint resolutions with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 174**

providing that children of totally and permanently disabled veterans may receive certain education aid and free tuition. To Education.

**SB 226**

relative to election of board of education for the city of Concord. To the Concord Delegation.

**SB 217**

relative to participation in the New Hampshire retirement system by employees of certain specialized schools. To Executive Departments and Administration.

**SJR 20**

establishing a commission to study the question of a revision of the New Hampshire constitution and making an appropriation therefor. To Judiciary.

**SJR 18**

appropriating funds for emergency repairs at the flume. To Resources, Recreation and Development.

Rep. Shirley Clark moved that the Rules of the House be so far suspended as to permit a public hearing on SB 217 without two legislative days' notice and spoke in favor of the motion.

Motion adopted by vv.

### RESOLUTION

Rep. Mackintosh offered the following resolution and moved its adoption.

*Resolved*, that the House of Representatives respectfully requests that the office of the attorney general issue an opinion as to whether or not under present laws a town has authority to limit or regulate a person bringing into said town garbage, including garbage for feeding animals, or other waste materials from another town and dumping the same in said town, and whether a town may allow such dumping from another town under controlled conditions.

\* \* \*

The Clerk read the resolution in full.

Reps. Mackintosh and Morrill spoke in favor of the resolution.

Resolution adopted by vv.

\* \* \*

Rep. Spitzli moved that the Rules of the House be so far suspended as to permit a public hearing on SJR 20 without two legislative days' notice.

Motion adopted by vv.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

Rep. Pickett moved that the Rules of the House be so far suspended as to permit third reading of bills by title only and resolutions by caption only and that when the House adjourns

today it be in honor of the late Albert Maynard of Nashua who served fourteen terms in the House, and to meet tomorrow morning at 11:00 A.M.

Motion adopted by vv.

\* \* \*

Rep. Claffin moved that the Rules of the House be so far suspended as to permit a public hearing on SJR 18 without two legislative days' notice and spoke in favor of the motion.

Motion adopted by vv.

### THIRD READINGS

The following bills were read a third time, passed, and sent to the Senate for concurrence.

#### **HB 160**

to require builders of dams to comply with requirements of other state agencies which are approved by the water resources board.

#### **HB 462**

to reclassify a Class II highway in the town of Center Harbor to a Class V Highway.

#### **HB 634**

relating to free parking for jurors.

#### **HB 758**

to allow towns of 5000 or over population to increase their boards of selectmen.

#### **HB 770**

adopting the interstate regional planning compact and authorizing the state to enter into such compact with contiguous states.

#### **HB 777**

enabling private persons to enjoin the unlawful maintenance of junk yards.

#### **HB 796**

relative to the use of a portion of Odiorn's Point State Park by the university of New Hampshire for educational and research purposes.

Rep. Stratton wished to be recorded as voting no on HB 498.

\* \* \*

On motion of Rep. Rubins the House adjourned in honor of the late Albert Maynard at 10:04 P. M.

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## *Friday, June 23*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

Spirit of the living God, who many times when men have been lost and wandering in the mist of their own thoughts . . . has spoken to them through the piercing insights of prophets and the articulate words of wise men, we stand before thee in the midst of a hectic schedule. We are faced with the possibility of total frustration as well as the knowledge of a job well done.

We ask thee to raise up among us in these days, men and women of courageous wisdom and prophetic fire in order that our political life may be quickened by the best we have to offer. We ask this in the name of a rabbi from Nazareth, even Jesus Christ our Lord. Amen.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Gagnon led the Convention in the Pledge of Allegiance to the Flag.

### HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Peter Lavigne, Mark Lavigne, Jacky Lavigne and Hazel Currier, courtesy of Reps. Cobleigh and Randall.

Mrs. Leon Crouch and daughter, Mrs. Marjorie Moore, courtesy of Rep. Crouch of Durham.

Miss Holly MacKenzie, daughter of Rep. MacKenzie of Keene.

### LEAVES OF ABSENCE

Reps. Gile, Charles Gordon, Hayes, Graf, Trowbridge, Roby and Lambert were granted leave of absence for the day on account of important business.

Rep. Charles Soucy was granted leave of absence for today and Monday on account of important business.

Rep. Balomenos was granted leave of absence for today and Monday on account of important business.

### RECONSIDERATION

#### **HB 357**

relative to dumping garbage and waste materials from one town into another town.

Rep. Mackintosh withdrew his notice of reconsideration on HB 357.

### INTRODUCTION OF BILLS

#### **HB 816**

defining narcotic drugs and providing certain penalties for violations. (Rules Committee for Rep. McMeekin of Grafton Dist. 6 — To Public Health)

#### **HB 817**

classifying a road in the town of Madison as a Class III recreational road. (Rep. Hayes of Carroll Dist. 3 — To Public Works)

\* \* \*

#### **HB 816**

Rep. McMeekin moved that the Rules of the House be so far suspended as to dispense with the printing and requirement for public hearing on HB 816 and spoke in favor of the motion.

Reps. Pickett and Cobleigh spoke in favor of the motion.



Motion adopted by vv.

**HB 816**

An Act defining narcotic drugs and providing certain penalties for violations.

1 Narcotic Drugs Act. Amend RSA 318-A as inserted by 1963, 276:1 by inserting after subparagraph (e) of paragraph X the following new subparagraphs:

(f) "Amidone" means any substance identified chemically as 4, 4-diphenyl-6-dimethylaminophetanone-3, by whatever trade name designated.

(g) "Isoamidone" means any substance identified chemically as 4, 4-diphenyl-5-methyl-6-dimethylaminohexanone-3, by whatever trade name designated.

(h) "Keto-bemidone" means any substance identified chemically as 4-(3 hydroxyphenyl) -1-methyl-4-piperidyl ethyl ketone, by whatever trade name designated.

(i) "Peyote", true name *Lophophora* (sometimes called Mescal Buttons or Anhalonium), includes any or all parts of the cactus, genus *Lophophora*, whether growing or not, the extract from the plant, and any salt, compound or derivative of the same.

(j) "LSD" means any substance identified chemically as d-lysergic acid diethylamide, or whatever name designated.

(k) "Psilocybin" means any substance identified chemically as 4-phosphoryloxy-N, N-dimethyl-tryptamine, by whatever name designated.

(l) "D.M.T." means any substance identified chemically as dimethyl-tryptamine, by whatever name designated.

(m) "D.E.T." means any substance identified chemically as diethyl-tryptamine, by whatever name designated.

(n) Any drug which contains any quantity of a substance which after investigation has been found to have and by regulations of the division of public health services designated as having a potential for its hallucinogenic effect.

2 Penalties. Amend RSA 318-A:21, as inserted by 1963, 276:1 by inserting after paragraph II the following new para-

graph: III. Whoever is present where a narcotic drug is illegally kept or deposited, or whoever is in the company of a person, knowing that said person is illegally in possession of a narcotic drug, or whoever conspires with another person to violate the narcotic drugs law, may be arrested by any peace officer whose duty it is to enforce the narcotic drugs law, and may be punished for the first offense by imprisonment for not more than one year or fined not more than five hundred dollars or both, and for any subsequent offense by imprisonment for not more than five years or by a fine of not less than five hundred dollars nor more than five thousand dollars.

3 Effective Date. This act shall take effect upon its passage.

\* \* \*

Rep. McMeekin moved that the Rules of the House be so far suspended as to dispense with the reading of HB 816.

Motion adopted by vv.

Rep. Pickett moved that the Rules of the House be so far suspended as to place HB 816 on third reading and final passage by title only at the present time, and spoke in favor of the motion.

Motion adopted by vv.

### THIRD READING

#### HB 816

defining narcotic drugs and providing certain penalties for violations was read a third time, passed, and sent to the Senate for concurrence.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Senate Bill and House Bill:

#### SB 29

establishing a department of centralized automated data processing.

**HB 238**

relative to salary for the register of deeds of Cheshire county.

Idanelle Moulton for the committee.

Rep. Claflin moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days, and spoke in favor of the motion.

Motion adopted by vv.

**COMMITTEE REPORT****SJR 18**

appropriating funds for emergency repairs at the Flume. Ought to pass. Rep. Claflin for Resources, Recreation and Development. Referred to Appropriations under the Rules.

**COMMITTEE REPORTS (cont.)****HB 63**

to provide for the construction of a nursing facility unit at the Soldiers' Home. Rep. Ballam for Appropriations. That the bill be referred to the legislative council.

Rep. Donald Welch moved that the words, ought to pass, be substituted for the report of the committee, that the bill be referred to the legislative council.

Reps. Cobleigh, Pickett, Putnam, Landrigan, Drabinowicz, Normandin, and Sheridan spoke in favor of the motion.

(discussion ensued)

Rep. Ferguson spoke against the motion.

Motion adopted; ordered to third reading by vv.

**SENATE MESSAGES**

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

**HB 166**

requiring licensing to engage in business of second mortgage home loans.

**HB 356**

relative to the definition of company in connection with the investments of savings banks.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 548**

relative to the powers of the coordinating board.

**HB 706**

authorizing school building aid for the construction of supervisory union facilities.

**HB 722**

authorizing Gunstock Junior College of Laconia to confer degrees.

**HB 587**

relating to the minutes of private meetings of the Lebanon city council.

**HB 589**

amending the charter of the city of Lebanon.

**HB 590**

authorizing private meetings of the Lebanon city council on matters in litigation.

**HJR 66**

providing for the disposition of funds in the white pine blister rust account.

**HJR 64**

providing an appropriation for the development of east-west scheduled air service.

**HJR 70**

relative to rates for inmates of public institutions.

**HJR 19**

appropriating funds for preparation of the Voters Guide on constitutional questions at the 1968 election.

**HJR 61**

making appropriation to supply electric service to Bear Hill and Spruce Pond camps.

**HB 620**

relative to penalties for driving a motor vehicle without a valid license and for misuse of number plates.

**HB 683**

requiring the division of public health services to make recommendations to the director of motor vehicles with reference to medical aspects of licensing, enforcement, and accident investigation.

**HB 409**

relative to state aid for class V highways in towns.

**HB 292**

relative to the installation of municipal sewage disposal facilities and relative to condemnation authority for sewerage construction.

**HB 408**

relative to town road aid.

**HB 103**

relative to public assistance to aged, etc.

\* \* \*

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

**HB 557**

prescribing a line-item budget for the city of Lebanon and fixing the date of adoption of the budget.

**HB 588**

relating to permissible employment of Lebanon councilmen.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 264**

to authorize courts to revoke motor vehicle licenses for cause.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 453**

authorizing the sweepstakes commission to conduct pure lotteries and to associate drawings with horse races held before or after the drawings within or without the state of New Hampshire.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 650**

relative to placing fill in public waters.

\* \* \*

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives:

**SB 74**

increasing the salaries of Classified state employees.  
and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate, Sen. Gardner and Sen. Bergeron.

Rep. Shirley Clark moved that the House accede to the request for a Committee of Conference.

Motion adopted by vv.

The Chair appointed Reps. Drake, Cobleigh and Bruton as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in

the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 232**

providing a revision of state bridge aid and town bridge aid.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

providing a revision of state bridge aid and town bridge aid

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State Bridge Aid. Amend RSA 242:9 by striking out said section and inserting in place thereof the following: 242:9 Cost; How Borne: State Bridge Aid. When public convenience and necessity require the construction or reconstruction of any bridge on a class II highway the cost thereof shall be borne as follows:

I. In towns whose valuation does not exceed \$1,000,000 the town shall pay one-sixth and the state five-sixths.

II. In towns whose valuation is more than \$1,000,000 and not more than \$2,000,000 the town shall pay one-fifth and the state four-fifths.

III. In towns whose valuation is more than \$2,000,000 and not more than \$4,000,000 the town shall pay one-quarter and the state three-quarters.

IV. In towns whose valuation is more than \$4,000,000 the town shall pay one-third and the state two-thirds.

2 Town Bridge Aid. Amend RSA 242:10 by striking out said section and inserting in place thereof the following: 242:10 Town Bridge Aid. When public convenience and necessity require the construction or reconstruction of any bridge on a class V highway the cost thereof shall be borne as follows:

I. In towns whose valuation does not exceed \$1,000,000 the state shall pay four-fifths and the town one-fifth.

II. In towns whose valuation is more than \$1,000,000 and

not more than \$2,000,000 the state shall pay three-quarters and the town one-quarter.

III. In towns whose valuation is more than \$2,000,000 and not more than \$4,000,000 the state shall pay two-thirds and the town one-third.

IV. In towns whose valuation is more than \$4,000,000 the state shall pay one-half and the town one-half.

3 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

Rep. George Roberts moved that the Rules of the House be so far suspended as to dispense with the reading of the amendment.

Motion adopted by vv.

Rep. Corriveau moved that the House non-concur in the Senate amendment and requested a committee of conference.

Motion adopted by vv.

The Chair appointed Reps. Corriveau, Fortier and George Roberts as conferees on the part of the House.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 395**

to provide for an immediate hearing on temporary restraining orders in a divorce libel.

### **AMENDMENT**

Amend the bill by striking out the first two lines of section 1 and inserting in place thereof the following:

1 Restraining Orders. Amend RSA 458:16 (supp) as amended by 1955, 262:3 and 1967, 132:18 by inserting at the end of the section the following:

(If the temporary orders

\* \* \*



Rep. Spitzli moved that the House concur in the Engrossed Bills Committee amendment.

Motion adopted by vv.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 779**

relative to Cheshire County Savings Bank and Portsmouth Savings Bank.

**AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act relative to Cheshire County Savings Bank and Portsmouth Savings Bank.

Amend said bill by inserting after section 1 the following new section:

2 Portsmouth Savings Bank. Amend Laws 1823, chapter 27, section 5, being the charter of Portsmouth Savings Bank, approved June 26, 1823, by striking out said section and inserting in place thereof the following:

Section 5. And be it further enacted, that the number of members of said corporation shall not exceed fifty at one time; and any number not less than fifteen shall constitute a quorum for the transaction of business at the annual meeting or other meetings of the members of said corporation; provided that such meetings shall have been duly notified in conformity to the by-laws of said corporation; and provided further, that said corporation may by their by-laws require the attendance of one or more of their officers by them designated to constitute a quorum for the election of new members in addition to the number of members hereinbefore described.

Further amend said bill by striking out the original section 2, renumbering the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

\* \* \*

Rep. Bigelow moved that the House concur in the Senate amendment.

Motion adopted by vv.

### COMMITTEE OF CONFERENCE REPORT

The committee of conference to whom was referred Senate Bill No. 66 An Act relative to declaratory judgments, having considered the same report the same with the following recommendation:

That the Senate recede from its position of nonconcurrency in the House amendment to said bill and concur in said amendment and to the adoption of said bill as follows:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Superior Court. Amend RSA 491:22 by inserting at the end thereof the following: (No petition shall be maintained under this section to determine coverage of an insurance policy unless it is filed within six months after the filing of the writ which gives rise to the question; provided, however, that the foregoing prohibitions shall not apply where the facts giving rise to such coverage dispute are not known to, or reasonably discoverable by, the insurer until after expiration of such six month period. and provided, further, that the superior court may permit the filing of such a petition after such period upon a finding that the failure to file such petition was the result of accident, mistake or misfortune and not due to neglect) so that said section as amended shall read as follows: 491:22 Declaratory Judgments. Any person claiming a present legal or equitable right or title may maintain a petition against any person claiming adversely to such right or title, to determine the question as between the parties, and the court's judgment or decree thereon shall be conclusive. No petition shall be maintained under this section to determine coverage of an insurance policy unless it is filed within six months after the filing of the writ which gives rise to the question; provided, however, that the foregoing prohibition shall not apply where the facts giving rise

to such coverage dispute are not known to, or reasonably discoverable by, the insurer until after expiration of such six month period, and provided, further, that the superior court may permit the filing of such a petition after such period upon a finding that the failure to file such petition was the result of accident, mistake or misfortune and not due to neglect.

Richard D. Riley

Arthur Tufts

Conferees on the part of the Senate

Daniel J. Healy

A. C. Gorham

Donald A. Spitzli

Conferees on the part of the House

The report was adopted.

## COMMITTEE REPORTS CONTINUED

### HB 175

providing that the state assume responsibility for the care, board and education of children placed by the division of welfare in foster homes. Rep. Ferguson for Appropriations. Inexpedient to legislate.

Rep. Edward York moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(Rep. Cobleigh in the Chair)

(discussion ensued)

Reps. Donald Davis, Sheldon Barker, Gutterson, Shirley Clark and Cleon Heald spoke in favor of the motion.

Rep. Roger Smith, Belcourt and Drake spoke against the motion.

Motion lost by vv.

Committee resolution adopted by vv.

### HB 343

increasing the personal allowances for certain welfare recipients, Rep. Casassa for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. To provide funds for the increase in payments authorized by section 1, the following sums are appropriated from the designated funds for Fiscal 1968 and Fiscal 1969:

	Fiscal 1968	Fiscal 1969
General fund	\$16,949	\$16,774
Local share	31,485	31,353
Federal share	73,016	72,553
	<hr/>	<hr/>
Total appropriated	<u>\$121,450</u>	<u>\$120,680</u>

The sums hereby appropriated shall be in addition to any other monies appropriated for the division.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 273**

relating to the regulation of aircraft activities, Rep. MacFarlane for Claims and Aeronautics. Ought to pass with amendment.

## AMENDMENT

Amend paragraph XI of 422:34 by inserting after the word "persons" in line 2 the words (and/or classified materials) so that said paragraph as amended shall read as follows:

XI. For any person to touch any part of aircraft wreckage at an aircraft accident scene except for rescue of persons and/or classified materials without specific approval of the director or authorized representatives.

Amend paragraph VIII of 422:38 as inserted by section 11 of the bill by inserting after the word "property" the word (tax) so that said paragraph as amended shall read as follows:

VIII. A fee in lieu of personal property tax for the operation of a gyrocopter or gyroglider.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HJR 88**

in favor of Arthur E. Robichaud, Rep. Rufo for Claims and Aeronautics. Inexpedient to legislate.

Rep. Pickett moved that the words, Ought to pass, be substituted for the words, Inexpedient to legislate, and spoke in favor of the motion.

(discussion ensued)

Rep. MacFarlane moved that HJR 88 be recommitted to the committee on Claims and Aeronautics and spoke in favor of the motion.

Motion adopted by vv.

**SJR 3**

in favor of George W. LaRocque, Rep. Rufo for Claims and Aeronautics. Ought to pass with amendment.

**AMENDMENT**

Amend the joint resolution by striking out the words "one thousand six hundred and fifty-six" in line 1 and inserting in place thereof the words (five hundred) so that said resolution as amended shall read:

That the sum of five hundred dollars is hereby appropriated to reimburse George W. LaRocque of Berlin for damages sustained by him as a result of his well becoming contaminated by the seepage of salt draining into said well from an abutting highway, to wit, Route 110, which had been treated with salt in connection with snow removal operations by the highway department. The sum hereby appropriated shall be a charge on the highway funds and shall be a complete and final settlement.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**HB 381**

establishing a state scholarship commission and appropriating funds for scholarships, Rep. Berry for Education. Inexpedient to legislate.

Rep. Brown moved that HB 381 be made a special order for 11:02 on Monday next and spoke in favor of the motion.

Rep. Pickett spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

### SB 196

Rep. Stevenson moved that the rules of the House be so far suspended as to permit a hearing on SB 196, allowing the payment of interest in workmen's compensation cases, without two days notice in the Journal.

Motion adopted by vv.

## SENATE MESSAGE INTRODUCTION OF A SENATE BILL

A Senate bill with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House, was read a first and second time and referred as follows:

### SB 230

to authorize the Claremont school district to increase its net indebtedness to nine per cent. To Claremont Del.

## ANNOUNCEMENT

The Chair announced that today is the 60th anniversary of Rep. and Mrs. Edward LaFrance.

## RECESS

## AFTER RECESS

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Joint Resolution:

### HJR 61

making appropriation to supply electric service to Bear Hill and Spruce Pond camps.

Roxie A. Forbes for the committee.

### COMMITTEE REPORTS CONTINUED

#### **HB 744**

disannexing a certain portion of Lisbon town school district and annexing the same to Sugar Hill school district. Rep. Berry for Education. Ought to pass.

Ordered to third reading by vv.

\* \* \*

#### **SB 226**

relative to election of board of education for the city of Concord.

Rep. Roger Smith moved that the Rules of the House be so far suspended as to dispense with public hearing and requirement for two days' notice in the Journal, and that the bill be taken up at the present time, and spoke in favor of the motion.

Motion adopted by vv.

Rep. Roger Smith moved that the Rules of the House be so far suspended as to place SB 226 on third reading and final passage at the present time.

The Clerk read the bill in full.

#### **SB 226**

1 City of Concord. Amend section 2 of chapter 355, Laws of 1961 by striking out said section and inserting in place thereof the following: 355:2 Elections. The election officers in each ward whose duty it is to conduct regular biennial elections shall conduct an election, as hereinafter provided, on the Tuesday after the first Monday in November, annually, to elect three members of the board of education of the Concord union school district to serve terms of three years each. For the purposes of this election, the voters in the several wards shall cast their ballots in their respective wards for the election of members of the board of education in such convenient places as may be designated by the supervisors of the checklist and provided by the district. Candidates for election to the board of education shall be listed on a ballot separate from the ballot or ballots

used in any other elections which may be held concurrently with the board election, as provided in section 4 of this chapter. The first election under this chapter shall be held on the Tuesday after the first Monday in November 1969. All board members elected prior to the effective date of this act shall continue in office through the last day of December in the year in which their terms otherwise would have expired.

2 Board of Education. Amend section 6 of chapter 355, Laws of 1961, by striking out said section and inserting in place thereof the following: 355:6 Governing Body. All the powers of the district are vested in a board of education of nine members. Members of the board shall take office on the first day of January following their election. The board shall, at its first regular meeting in January, choose one of its members as president for a term of one year. If there is a vacancy in the office of the president, the board shall choose one of its members to serve for the unexpired term. The board shall, at its first meeting in January, choose a person who is not a member of the board to serve as clerk of the district, and shall choose some other person, who also is not a member of the board, as treasurer of the district. The board shall define their duties and determine their compensation. The district treasurer may be a regular employee of the district, but the clerk may not be an employee of the district.

3 Meetings: Rules. Amend section 9 of chapter 355, Laws of 1961, by striking out in the eleventh, twelfth and thirteenth lines the words "newly elected members of the board shall take office at the first meeting in April following their election" so that said section as amended shall read as follows: 355:9 All Meetings Public. All meetings of the board of education shall be public. Regular meetings shall be held on the second Monday of each month and special meetings shall be held on call of the president or on written request of at least five members of the board. The board shall establish its own rules, and a majority shall constitute a quorum for the transaction of its business. Nothing herein shall prevent the board from holding executive sessions, from which all except its own members may be excluded, for the discussion on matters which, in the opinion of a majority of the board, would not be in the public interest or would tend to injure any individual in his professional or personal affairs. All business of the board, however, shall be transacted in public session.



4. Effective Date. This act shall take effect July 1, 1969.

\* \* \*

Motion adopted by vv.

The question being, shall SB 226 pass.

Rep. Roger Smith moved that SB 226 be laid upon the table.

Motion adopted by vv.

### COMMITTEE REPORTS CONTINUED

#### **HB 401**

relating to the practice of engineering. Rep. Shirley Clark for Executive Departments and Administration. Ought to pass with amendment.

### AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Engineering. Amend RSA 319:1 by striking out the same and inserting in place thereof the following: 319:1 General Provisions. In order to safeguard life, health and property and to promote the public welfare, any person in either public or private capacity practicing or offering to practice professional engineering shall hereafter be required to submit evidence that he is qualified so to practice and shall be registered as hereinafter provided; and it shall be unlawful for any person to practice or to offer to practice in this state professional engineering as defined in the provisions of this act or to use in connection with his name or otherwise assume, use or advertise any title or description tending to convey the impression that he is a professional engineer unless such person has been duly registered under the provisions of this act; provided however, that this section shall not be deemed to prohibit the practice of engineering through corporations and partnerships meeting the requirements set forth hereinafter.

2 Definitions. Amend paragraph III of RSA 319:2 by striking out said paragraph and inserting in place thereof the following:

III. The term "practice of professional engineering" shall mean any professional service or creative work requiring the education, training, and experience provided in section 13 hereof, and the application of advanced knowledge of mathematics and physical sciences, involving the constant exercise of discretion and judgment, to such services or work as consultation, investigation, evaluation, planning, design, responsible supervision of construction, and responsible supervision of operation, in connection with any public or private utilities, structures, buildings, machines, equipment, processes, works, or projects, wherein the public welfare, or the safeguarding of life, health or property is concerned or involved.

A person shall be construed to practice or offer to practice engineering, within the meaning and intent of this act, who practices any branch of the profession of engineering; or who, by verbal claim, sign, advertisement, letterhead, card, or in any other way represents himself to be an engineer, or through the use of some other title implies that he is an engineer or that he is registered under this act; or who holds himself out as able to perform, or who does perform any engineering service or work or any other service designated by the practitioner which is recognized as engineering.

3 Roster to be Published. Amend RSA 319:12 as amended by 1959, 38:2 and 1965, 168:2 by striking out the same and inserting in place thereof the following:

319:12 Roster. A biennial roster, as of June thirtieth in the year of the biennial report provided for in section 10, listing the names, registration number, qualifying branch of engineering specialization (not exceeding three branches) and addresses of all registered professional engineers, and the names and addresses of all corporations and partnerships holding certificates of authority and the assumed names, trade names and service marks used by any such persons or entities in connection with furnishing professional engineering services, shall be published by the secretary of the board during the next following month of September, commencing in September, 1967. As of June thirtieth of the year following each biennial report, a supplement to the roster shall likewise be published. Copies of this roster and its supplement shall be mailed to each person so registered, placed on file with the secretary of state

and furnished to the public upon request and payment of a reasonable charge in an amount determined by the board.

4 Corporations. Amend RSA 319:22 as amended by 1959, 38:6 and 1965, 168:3 by striking out the same and inserting in place thereof the following:

319:22 Expiration and Renewals. I. Certificates of registration, and certificates of authorization for corporations and partnerships, including those in effect on the effective date of this act, shall expire each year on December thirty-first and shall become invalid on that date unless renewed. It shall be the duty of the secretary of the board to notify every person registered under this act, and every corporation and partnership holding a certificate of authorization under this act, of the date of the expiration of his certificate and the amount of the fee that shall be required for its renewal for one year and the charges for delayed renewal; such notice shall be mailed to the registrant at the last known address at least one month in advance of the date of the expiration of said certificate. Renewal may be effected at any time during the month of December by the payment of the normal renewal fee as determined by the board. The failure on the part of any registrant to renew a certificate annually in the month of December as required above shall not deprive such person or entity of the right of renewal but the fee to be paid for the renewal of a certificate after the month of December and before the first day of May of the following year shall be one and one half times the normal renewal fee, and, on and after said first day of May the fee to be paid shall be twice the normal renewal fee. The right of renewal shall be limited to a period of two years from the date of expiration of a certificate. After this period the certificate of a former registrant shall become null and void, but may be reinstated by the board after re-application, payment of a fee of fifteen dollars and after approval of the board. The board, at its discretion, may reexamine said former registrant.

II. Assumed Names. All holders of certificates issued pursuant to this act shall advise the board of all assumed names, trade names and service marks used in connection with furnishing engineering services in this state and shall at all times keep on file with the board a list of all names and marks used in connection with such business and changes or revisions therein.

4 Suspension. Amend RSA 319:26 by striking out the same and inserting in place thereof the following:

319:26 Revocation of Certificates. The board shall have the power to revoke, suspend or annul the certificate of registration or certificate of authorization of any registrant who is found guilty of: (a) the practice of any fraud or deceit in obtaining a certificate of registration; (b) any gross negligence, incompetency, or misconduct in the practice of professional engineering as a registered professional engineer. Any person may prefer charges of fraud, deceit, gross negligence, incompetency, or misconduct against any registrant. Such charges shall be in writing, shall be sworn to by the person making them and shall be filed with the secretary of the board. All charges, unless dismissed by the board as unfounded or trivial, shall be heard by the board within three months after the date on which they shall have been preferred. The time and place for said hearing shall be fixed by the board, and a copy of the charges, together with a notice of the time and place of hearing, shall be served personally on or mailed to the last known address of such registrant, at least thirty days before the date fixed for the hearing. At any hearing, the accused registrant shall have the right to appear personally and by counsel, to cross-examine witnesses appearing against him, and to produce evidence and witnesses in his own defense. If, after such hearing, three or more members of the board vote in favor of finding the accused guilty, the board shall revoke, suspend or annul the respective certificate or registration of authorization of such registered professional engineer.

5 Revocation. Amend 319:27 by striking out said section and inserting in place thereof the following:

319:27 Reissuance of Certificates. The board, for reasons it may deem sufficient, may reissue a certificate of registration or authorization to any person whose certificate has been revoked, suspended or annulled, providing three or more members of the board vote in favor of such reissuance. A new certificate of registration or authorization, to replace any certificate revoked, lost, destroyed, or mutilated, may be issued, subject to the rules of the board, and charge of three dollars shall be made for such issuance.

6 False Impersonation. Amend RSA 319:29 as amended

by 1955, 124:6 and 1959, 38:9 by striking out the same and inserting in place thereof the following:

319:29 Violations and Penalties. Any person who shall practice or offer to practice engineering in this state for others without being registered in accordance with the provisions of this chapter, or any person, firm, partnership, organization, association, corporation, or other entity using or employing the words "engineer" or "engineering" or any modification or derivative thereof in its name or form of business or activity except as authorized in this act, or any person presenting or attempting to use as his own the certificate of registration or the seal of another, or any person who shall give any false or forged evidence of any kind to the board or to any member thereof in obtaining or attempting to obtain a certificate of registration, or any person who shall falsely impersonate any other registrant of like or different name, or any person who shall attempt to use an expired or non-existent or revoked certificate of registration or authorization, or any person who shall violate any of the provisions of this chapter, shall be guilty of a misdemeanor, and shall, upon conviction, be sentenced to pay a fine of not less than one hundred dollars nor more than five hundred dollars. It shall be the duty of all duly constituted officers of the state and all political subdivisions thereof to enforce the provisions of this act and to prosecute any persons violating the same.

7 Repeal. Paragraph VI of RSA 319:30 as amended by 1959, 38:12 and paragraph VIII of 319:30 are hereby repealed.

8 Amendment. Amend RSA 319 by adding after 319:31 the following new section:

319:32 Corporation Certificates. I. The practice of or offer to practice professional engineering for others as defined in section 2 by individual engineers registered under this act through a corporation as officers, employees, or agents or through a partnership as partners, employees or agents, is permitted, subject to the provisions of this chapter; provided that one or more of the corporate officers or employees of said corporation or one or more of the general partners or employees of said partnership is designated as being responsible for the engineering activities and engineering decisions of said corporation or said partnership, respectively, and is a registered engineer under

this act, and provided further, that all personnel of said corporation or said partnership who act in its behalf as professional engineers are registered under this act, and further provided that said corporation or said partnership has been issued a certificate of authorization by the board, as hereinafter provided. The requirements of this chapter shall not affect either a partnership or a corporation and their respective employees in performing services for said partnership or proprietorship or said corporation, or its subsidiary or affiliated corporations. All final drawings, specifications, plans, reports, or other engineering papers or documents involving the practice of engineering as defined in this act when issued, or filed for public record, shall be dated, and bear the signature and seal of the professional engineer who prepared or approved them.

II. A corporation desiring a certificate of authorization shall file with the board an application, using a form provided by the board, listing the names and addresses of all officers and board members of the corporation, and also of an individual or individuals duly registered to practice engineering in this state who shall be in responsible charge of the practice of engineering in this state through said corporation, and other information required by the board. The same form, giving the same information, must accompany the annual renewal fee. In the giving the same information, must accompany the annual renewal fee. In the event there shall be a change in any of these persons during the year, such change shall be designated on the same form and filed with the board within thirty days after the effective date of said change. If all of the requirements of this section are met, the board shall issue a certificate of authorization to such corporation, and such corporation shall be authorized to contract for and to collect fees for furnishing engineering services.

III. A partnership desiring a certificate of authorization shall file with the board an application, using a form provided by the board, listing the names and addresses of all partners, both general and limited, and also of an individual or individuals duly registered to practice professional engineering in this state who shall be in responsible charge of the practice of engineering in this state through said partnership, and other information required by the board. The same form, giving the same information, must accompany the annual renewal fee.

In the event there shall be a change in any of these persons during the year, such change shall be designated on the same form and filed with the board within thirty days after the effective date of said change. If all of the requirements of this section are met, the board shall issue a certificate of authorization to such partnership and such partnership shall be authorized to contract for and to collect fees for furnishing professional engineering services.

IV. No such corporation or partnership shall be relieved of responsibility for the conduct or acts of its agents, employees, officers or partners by reason of its compliance with the provisions of this section, nor shall any individual practicing professional engineering as defined in section 2 be relieved of responsibility for professional engineering services performed by reason of his employment by or relationship with such corporation or partnership.

V. The secretary of state shall not issue a certificate of incorporation to an applicant for incorporation or for registration as a foreign corporation or a foreign partnership which includes the words "Engineer" or "Engineering" or any modification or derivative thereof in its corporate or business name or which includes the practice of engineering among the objects for which it is established unless the board of registration for professional engineers shall have issued with respect to such applicant, a certificate of authorization or eligibility for authorization, a copy of which shall have been presented to the secretary of state. Similarly, the secretary of state after a reasonable transition period shall decline to register any trade name or service mark which includes such words or modifications or derivatives thereof in its firm or business name except to partnerships, sole proprietorships and associations holding certificates or registration or authorization issued under the provisions of this chapter, a copy of which shall likewise have been presented to the secretary of state.

9 Effective Date. This act shall take effect January 1, 1968.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 318**

to provide extra funds for the fish and game department

from tolls from motor fuel used for propulsion of boats. Rep. Hayes for Fish and Game. Ought to pass.

Ordered to third reading by vv.

**HB 762**

to limit fishing in Back Pond in Stewartstown to fly fishing. Rep. Bushey for Fish and Game. Inexpedient to legislate.

Resolution adopted by vv.

**HB 775**

to clarify and extend the authority of the shore fisheries advisory committee in making regulations on taking of marine species. Rep. Hayes for Fish and Game. Ought to pass with amendment.

AMENDMENT

Amend the title of the bill by striking out the words "and extend" so that the title as amended shall read:

An Act

to clarify the authority of the shore fisheries advisory committee in making regulations on taking of marine species.

Amend section 1 by striking out same and inserting in place thereof the following:

1 Regulations Relating to Marine Species. Amend RSA 211:62 as inserted by 1957, 251:1, and as amended by 1959, 194:1 and by 1963, 320:1 by striking out the section and inserting in its place the following: 211:62 Authority for Regulating Taking of Marine Species. Rules and regulations relating to the taking of marine species may be made by the director of the fish and game department with the approval of the fish and game commission, and upon the advice and cooperation of the advisory committee of shore fisheries. For the purposes of this section, "marine species" includes all fish which usually inhabit salt water, and all shell fish, lobsters, crabs, shrimps, clams, marine worms and economic marine vegetables found in the coastal waters and estuarine waters under the jurisdiction of this state as defined in section 19 of this chapter. The rules and regulations relating to marine species may regulate (a) the size, number, and quantity that may be taken; (b) the areas to be opened or closed to their taking; and (c) the man-



ner of their taking. Existing rules and regulations shall continue in effect until the effective date of new regulations promulgated in accordance with section 211:63.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 307**

relative to the salary of the register of deeds for Hillsborough county. Rep. Marjorie Colburn for Hillsborough County Delegation. Ought to pass with amendment.

### **AMENDMENT**

Amend the title of said bill by striking out the same and inserting in place thereof the following:

#### **An Act**

relative to the salary of the register of deeds for Hillsborough county and schedule of fees for services of said office.

Amend RSA 478:29 as inserted by section 1 of said bill by striking out the same and inserting in place thereof the following: 478:29 Salary. The register of deeds for Hillsborough county shall receive an annual salary of thirteen thousand dollars paid by the county of Hillsborough.

Further amend said bill by striking out section 2 and inserting in place thereof the following new sections:

2 Collection of Fees. Amend RSA 478 by inserting after section 17-b (supp) as inserted by 1965, 292:2 the following new section: 478:17-c Hillsborough County. The register of deeds for Hillsborough county shall charge the following fees for documents recorded in, or services rendered by his office.

I. For recording deeds, mortgages, leases, agreements, attachments, and like documents, three dollars for the first recorded page, plus two dollars for each additional recorded page. However, if the instrument contains the names of more than one grantor and one grantee an additional fee of fifty cents shall be charged for indexing the names of each additional grantor or grantee.

II. For recording discharge of real estate attachment, or

marginal assignment, release or discharge of real estate mortgage, two dollars.

III. For each transfer furnished pursuant to section 14 of this chapter, fifty cents.

IV. For recording plans, five dollars for the first two hundred square inches thereof with one dollar for each additional one hundred square inches or part thereof.

V. For copying any document, the price to be established and posted by each individual register of deeds.

3 Application of Statutes. The provisions of RSA 478:17 relative to fees for register of deeds shall not apply to the register of deeds for Hillsborough county.

4. Effective Date. This act shall take effect January 1, 1969.

\* \* \*

Amendment adopted: ordered to third reading by vv.

#### **HB 389**

relative to salaries of Hillsborough county sheriff and deputy sheriffs. Rep. Marjorie Colburn for the Hillsborough County Delegation. Ought to pass with amendment.

#### **AMENDMENT**

Amend section 3 of said bill by striking out the same and inserting in place thereof the following:

3 Annual Salary of Chief Deputy Sheriff and Deputy Sheriffs. Amend RSA 104 by inserting after section 3-a (supp) as inserted by 1965, 162:2 the following new section: 104:3-b Hillsborough County; Salaries of Sheriffs. The sheriff of Hillsborough county may appoint, if funds are appropriated, a chief deputy sheriff, who shall be paid an annual salary of six thousand dollars, and seven deputy sheriffs, each of whom shall be paid an annual salary of four thousand dollars. Said salaries shall be payment in full for all their services for the county. The county shall provide them with suitable transportation and they shall not be allowed the statutory rates for mileage allowable to other deputy sheriffs. They shall be allowed reasonable expenses incurred during the performance of their duties and their expenses shall be subject to the approval of a

justice of the superior court. For the service of civil writs and other process which they may perform they shall collect the usual fees allowed for such services and mileage and shall pay over directly to the county treasurer all such fees and mileage charges at the end of each month. They shall report annually to the sheriff the numbers of civil writs and other process served and the total amounts collected in fees and mileage charges paid over to the treasurer during the calendar year and said report shall be incorporated in the sheriff's annual report to the county commissioners.

Amend section 4 of said bill by striking out the same and inserting in place thereof the following:

4 Effective Date. This act shall take effect January 1, 1969.

\* \* \*

Amendment adopted; ordered to third reading by vv.

(Rep. Cobleigh in the Chair)

#### **HJR 84**

to create a committee to study the creation of a retirement system for the Hillsborough county employees. Rep. Marjorie Colburn for the Hillsborough County Delegation. Ought to pass with amendment.

#### **AMENDMENT**

Amend said resolution by striking out all after the resolving clause and inserting in place thereof the following:

That a committee is established consisting of five members of the executive committee of the Hillsborough county delegation, appointed by the chairman of the delegation, and the county commissioners of said county to study the creation of a retirement system for Hillsborough county employees. Said special committee shall report its findings to the delegation.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **HB 82**

authorizing school districts to provide life and health insurance for their employees. Rep. Charles Gordon for Insur-

ance. Inexpedient to legislate; subject matter covered by other legislation.

Resolution adopted by vv.

**HB 803**

to provide for regulation of rates of insurance companies insuring aircraft. Rep. Charles Gordon for Insurance. That it be referred to Legislative Council.

Resolution adopted by vv.

**SB 210**

extending uninsured or hit-and-run motor vehicle coverage to include motor vehicles insured by a company which is insolvent on the date of the accident. Rep. Fortin for Insurance. Ought to pass.

Ordered to third reading by vv.

**SB 211**

to bar public officer or employee from benefiting from insurance contracts issued on construction paid for by public funds. Rep. Bussiere for Insurance. Ought to pass.

Ordered to third reading by vv.

**HB 74**

enacting a home repair financing act. Rep. Dubey for Judiciary. Ought to pass with amendment.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act Amending the Hawkers and Peddlers Statute to include Home Repair Salesmen.

Further amend the bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Definition of Hawkers and Peddlers Enlarged. Amend RSA 320:1 by striking out said section and inserting in place thereof the following: 320:1 Definition. Except as hereinafter expressly provided, the terms "hawker" and "peddler" as used in this chapter shall mean and include any person, either principal or agent, who goes from town to town or from place to

place in the same town selling or bartering, or carrying for sale or barter or exposing therefor, any goods, wares or merchandise. Without limiting the generality of the foregoing, the terms "hawker" and "peddler" shall mean and include any person, either principal or agent, who goes from town to town or from place to place in the same town soliciting and inducing any person to sign any contract relating to household repairs and improvements including contracts for the replacement or installation of siding on any residence or building.

2 Prohibition; Penalty Enlarged. Amend RSA 320:2 by striking out said section and inserting in place thereof the following: 320:2 Prohibition; Contracts Void; Penalty. No hawker or peddler shall sell or barter or carry for sale or barter, or expose therefor, any goods, wares or merchandise, unless he holds a license so to do as herein provided. Any person violating this section shall be fined not more than two hundred dollars, to be paid to the town in which the offense was committed. Any contract relating to household repairs and improvements or for siding for any building or residence solicited by any person who has not obtained the license as herein provided for, shall be void and unenforceable, and any sale or barter of any goods, wares or merchandise by any such person shall be voidable. Provided further, that at any time before five o'clock in the afternoon on the next business day following the signing of any solicited installment contract of three hundred dollars or more by the parties solicited or the owner, the parties solicited or the owner may serve a notice of cancellation upon the licensee or home repair contractor.

3 License Fee Provided For. Amend RSA 320:4 by striking out said section and inserting in place thereof the following: 320:4 Licenses. The clerk of any town or city shall grant a license to any person who files in his office a certificate stating that to the best of the certifying officer's knowledge and belief the applicant for a license named therein is of good moral character; and is, or has declared his intention to become, a citizen of the United States. In the case of cities such certificate must be signed by the chief of police of the city in which the license is sought. In the case of towns such certificate must be signed by the chief of police, if any, and by a majority of the selectmen of the town in which such license is sought. Such license shall not be granted to any other person. After such license shall have been granted, the licensee shall submit to the

town or city clerk a statement setting forth the items and services the licensee intends to offer and shall also file a blank copy of any contract to be used by said licensee to sell and finance any installment contract requiring the payment of three hundred dollars or more. A fee of ten dollars shall be paid before the license is issued, for the use of the town or city which issues such license, to be forwarded to the treasurer of said town or city by the clerk who collects such fee.

4 Local License Provision Amended. Amend RSA 320:6 by striking out said section and inserting in place thereof the following: 320:6 Content of Licenses. The license shall include a synopsis of this chapter and the name of the city or town within which such license is effective and shall also contain such other information as said clerk may deem necessary. An applicant shall take out a separate license in each town or city wherein he desires to offer or expose for sale goods, wares or merchandise under the provisions hereof. All licenses issued under the provisions of this chapter shall bear the date of the day they are issued and shall continue in force for one year.

5 Record to be Kept. Amend RSA 320:10 by striking out said section and inserting in place thereof the following: 320:10 Record. The clerks of cities and towns shall keep records of all licenses issued by them with the number of each, the names and residences of the persons licensed and the sums received therefor, and all such records shall be open for public inspection. The clerks of cities and towns shall forward a duplicate copy of each license issued under the provisions of this chapter to the secretary of state, who shall keep them on file for public inspection.

6 Endorsing and Exhibiting of license by Hawker or Peddler. Amend RSA 320:12 by striking out said section and inserting in place thereof the following: 320:12 Endorsing License; Exhibiting License. Every person licensed as a hawker or peddler shall endorse his usual signature upon his license. When his license is demanded of him by a mayor, selectman, alderman, city or town clerk, sheriff or his deputy, any constable or police officer or the person to whom he sells or offers or exposes for sale his wares, he shall forthwith exhibit the same, and if he neglects or refuses so to do he shall be liable to the same penalty as if he had no license.

7 Veterans' Conventions. Amend RSA 320:13-a as inserted

by 1965, 166:1, by striking out said section and inserting in place thereof the following: 320:13-a Veterans' Conventions. Licenses granted pursuant to the provisions of this chapter shall entitle a peddler or hawker to operate at meetings or conventions of recognized veterans' organizations, but only at such meetings or conventions with the specific approval of the organization concerned.

8 Revocation of Licenses. Amend RSA 320:14 as amended by 1955, 185:4, by striking out said section and inserting in place thereof the following: 320:14 Revocation of Licenses. Any license granted by a town or city clerk may be revoked by him after hearing (1) upon conviction of the licensee of any offense which in the judgment of the clerk warrants such revocation or (2) upon the submission to the clerk satisfactory to him that, during the term of the license, and acting under cover thereof, the licensee has accepted or solicited money, otherwise than through a bona fide sale or barter of goods, wares or merchandise or has in any manner solicited alms from the public, or (3) upon a finding by him that the applicant has wilfully falsified his application for license or (4) upon consideration of evidence that the holder of said license is insane, a sexual psychopath, is or has been guilty of assault upon others or whose conduct has been otherwise disorderly and is of such violent or offensive demeanor that to permit him to retain such license would constitute a threat to the peace or safety of the public or (5) that the holder of said license is at large pending appeal from a conviction for a violation of the law involving extreme moral turpitude. Whenever any person is convicted of a violation of any provision of this chapter relative to hawkers and peddlers, the clerk of the court or the trial justice by whom such person was convicted, shall notify the clerk of any city or town which has granted a license hereunder to said person. Any person whose license has been revoked under this section shall be ineligible to be licensed as a hawker or peddler in this state for a period of not less than one year or more than five years from the date of said revocation. Any person whose license has been revoked, as a condition precedent to issuance of any new license, shall be required to furnish to the revoking authority satisfactory evidence of renewed reputation and character or mental health in addition to the certificate required to qualify for such license under section 7.

9 Repeal. The provisions of RSA 320:7, relating to fees,

320:8, relating to state licenses, 320:11 relating to persons exempt, and 320:16, relating to assistance for issuance, are hereby repealed.

10 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

At the request of Rep. George Gordon, Rep. Spitzli explained the amendment.

(discussion ensued)

Amendment adopted; ordered to third reading by vv.

\* \* \*

#### **SB 226**

Rep. Roger Smith moved that SB 226 be taken from the table.

Motion adopted by vv.

Rep. Alice Davis spoke in favor of the motion.

Question being, shall the bill be passed.

#### **SB 226**

was passed and sent to the Secretary of State to be engrossed.

### **COMMITTEE REPORTS CONTINUED**

#### **HJR 87**

establishing a New Hampshire corrective commission.  
Rep. Gorham for Judiciary. Ought to pass with amendment.

### **AMENDMENT**

Amend the resolution by inserting at the end thereof the words (The commission shall submit a report of its findings and suggestions for recommended legislation to the general court by January 3, 1969.) so that said resolution as amended shall read as follows:

There is hereby established a commission of fifteen members to be known as the New Hampshire corrective commission



to study the existing conditions in the jails and houses of correction operated by towns, cities, counties and the state insofar as the health and welfare of the inmates of such jails and houses of correction are concerned. Said commission shall be composed of one member of the governor's council to be appointed by the governor, the warden of the state prison, two members of the house of representatives to be appointed by the speaker of the house of representatives, one member of the senate to be appointed by the president of the senate, the attorney general or his designate, the director of the division of public health services, one county sheriff, one county attorney, one county commissioner, one chief of police of a town or city, one selectman of a town, and three residents of the state, one of whom shall be a clergyman, to be appointed by the governor with the advice of the council. Said commission shall make a careful study and survey of the existing conditions in the jails and houses of correction in the state insofar as the health and welfare of the inmates of such jails and houses of correction are concerned with a view to recommendations for the establishment of minimum standards for such jails and houses of correction. Members of the commission shall serve without compensation but shall be entitled to be reimbursed for their mileage in connection with services performed as members of said commission. The sum of one thousand five hundred dollars is hereby appropriated for the mileage expenses of the commission and for the payment of clerical expenses, and the governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated. The commission shall submit a report of its findings and suggestions for recommended legislation to the general court by January 3, 1969.

\* \* \*

Amendment adopted by vv.

Referred to Appropriations under the Rules.

**SB 142**

adopting the uniform act on status of convicted persons.  
Rep. Capistran for Judiciary. Ought to pass.

Ordered to third reading by vv.

**SB 144**

to prevent the unauthorized practice of law. Rep. Capistran for Judiciary. Ought to pass.

At the request of Rep. MacFarlane, Rep. Capistran explained the bill.

(discussion ensued)

(Speaker in the Chair)

Rep. MacFarlane moved that further consideration of SB 144 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

At the request of Rep. Angus, Rep. Spitzli answered questions.

At the request of Rep. Cleon Heald, Rep. Capistran answered questions.

Motion to indefinitely postpone lost by vv.

Ordered to third reading by vv.

\* \* \*

Rep. Stevenson requested unanimous consent to address brief remarks to the House.

By unanimous consent Rep. Stevenson addressed remarks to the House.

\* \* \*

**HB 552**

to establish a minimum salary for teachers.

Rep. Scott-Craig moved that the Rules of the House be so far suspended as to allow the introduction of a committee report not previously advertised in the Journal for two days as required, and spoke in favor of the motion.

(discussion ensued)

The question being on the motion that the Rules of the House be so far suspended as to allow the introduction of a committee report not previously advertised in the Journal for two days.

Reps. Cobleigh, Pickett and Brown spoke in favor of the motion.

Rep. Morse spoke against the motion.

(discussion ensued)

On a vv the Chair was in doubt and requested a division.

Rep. Bednar rose on a point of parliamentary inquiry.

The Chair stated that it would take a 2/3 vote of the membership present and voting to suspend the Rules.

133 members having voted in the affirmative and 135 members in the negative, the motion to suspend the Rules lost.

### COMMITTEE REPORTS CONTINUED

#### **SB 155**

relative to manner of serving terms of imprisonment. Rep. Gerber for Judiciary. Ought to pass.

Ordered to third reading by vv.

#### **SB 189**

relative to the waiting time for the issuance of a certificate authorizing marriage. Rep. Griffin for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

#### **SB 198**

raising the age of capability of contracting a valid marriage. Rep. Griffin for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 350**

providing compensation for moving public utility facilities as provided in plans for a redevelopment project. Rep. Barnard for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 398**

relative to abandoned and junk motor vehicles. Rep. Edwards for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HB 681**

providing for full maintenance by the state of a certain portion of route 28 in the town of salem. Rep. Corriveau for Public Works. Inexpedient to legislate.

Rep. Morrill moved that the words, Referred to Legislative Council be substituted for the report of the committee, inexpedient to legislate, and spoke in favor of the motion.

Reps. Spollett, Corriveau and Alice Davis spoke against the motion.

(discussion ensued)

Reps. Sayer and Morrison spoke in favor of the motion.

Motion lost by vv.

Resolution adopted by vv.

**ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

**HB 121**

relative to school building and foundation aid.

**HB 211**

relative to the prevention of pollution from dredging, filling, mining, or other construction.

**HB 356**

relative to the definition of company in connection with and what are legal investments of savings banks.

Idanelle Moulton for the committee.

**COMMITTEE REPORTS CONTINUED****HB 740**

to increase the discount allowed in sale of liquor to hotels and clubs.

Rep. Foss for Liquor Laws. Inexpedient to legislate.

Rep. Pickett moved that HB 740 be made a special order for 11:03 Monday next and spoke in favor of the motion.

Reps. Cobleigh and Collishaw spoke in favor of the motion.

Motion adopted by vv.

**HB 582**

relative to the department of personnel of the city of Manchester.

Rep. Raiche for the Manchester Delegation. Ought to pass.

Ordered to third reading by vv.

**HB 668**

relating to the powers of the mayor and aldermen of the city of Manchester.

Rep. Raiche for the Manchester Delegation. Inexpedient to legislate.

Resolution adopted by vv.

**HB 680**

relative to the reorganization of the Manchester airport authority. Rep. Raiche for the Manchester Delegation. Inexpedient to legislate.

Resolution adopted by vv.

**HB 688**

amending certain pension acts of the city of Manchester. Rep. Capistran for the Manchester Delegation. Ought to pass with amendment.

### AMENDMENT

Amend section 2 of the bill by striking out the words "provided, however, that the city may deduct from the pension an amount not to exceed the amount of money that the city has contributed to the employees' social security." In lines 5, 6 and 7 so that said section as amended shall read:

2 Full Social Security to be Paid. In connection with all non-contributory pension plans covering all employees of the city of Manchester, the employees who retire hereafter shall receive a pension of one-half of their pay plus the full amount of social security benefits to which they are entitled.

Further amend the bill by inserting after section 3 the following new section:

4 Persons Now Retired. Any person who is retired from

employment by the city on the effective date of this act, and whose pension is now being offset by social security payments received by the retired person, is included in the benefits provided by this act, effective as of the time provided by this act.

Further amend the bill by renumbering sections 4 and 5 to read 5 and 6 and by striking out said renumbered 6 and inserting in place thereof the following:

6 Effective Date. Section 5 of this act shall take effect upon its passage and if the act shall be adopted at the election in November, 1967, the remainder of this act shall take effect on January 1, 1968.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **HB 694**

providing compensation for the board of recreation trustees in the city of Manchester. Rep. Raiche for the Manchester Delegation. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 696**

providing for the integration of the city of Manchester non-contributory pension systems with old age and survivors insurance. Rep. Raiche for the Manchester Delegation. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 693**

relating to the powers of the mayor of Manchester. Rep. Capistran for the Manchester Delegation. Ought to pass with amendment.

### **AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

Amending an act in relation to the city of Manchester,  
providing for the office of auditor of said city

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Amend 1889, 287:1 by striking out the word "auditor" wherever it appears and substituting therefor the words (finance director) so that said section as amended shall read as follows: 1. There shall annually, in the month of January, be appointed by the mayor of the city of Manchester, with the approval of the board of aldermen, a competent person who shall act as finance director of said city of Manchester, for the year following his appointment and until his successor is appointed and qualified; and he shall receive as compensation for his services such salary as the board of mayor and aldermen of said city shall fix. It shall be the duty of such finance director to carefully examine and audit all accounts kept by any city officials, and no such account shall be accepted or allowed until approved by said finance director as correct; and he shall further perform such other duties as the said board of mayor and aldermen shall by ordinance direct.

2 Amend 1915, 302:1 by striking out the word "auditor" and substituting therefor the words (finance director) so that said section as amended shall read as follows: 1. No bill or claim of any kind against the city of Manchester, contracted for or authorized by any city official, city department, board, trustee, or any other agent or agents having control of the expenditure of any of the money appropriated for the use of said city or for the use of any of the departments above specified, shall be paid by the city treasurer until first audited by the finance director.

3 Effective Date. This act shall take effect on passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **HB 721**

increasing the number of highway commissioners for the city of Manchester. Rep. Raiche for the Manchester Delegation. Ought to pass with amendment.

#### **AMENDMENT**

Amend section 1 of the bill by striking out the words "Two of such commissioners shall be representatives" in line 11 and inserting in place thereof the words (One of such commissioners shall be a representative) so that said section as amended shall read:

1 City of Manchester Highway Commissioners. Amend section 2, chapter 273 of the laws of 1921 by striking out said section and inserting in place thereof the following: Sect. 2. A department of highways for the city of Manchester is hereby established. In the month of January, 1968, the board of aldermen shall appoint five citizens of Manchester who shall be commissioners of highways, two of whom shall be appointed for a term of one year each, two of whom shall be appointed for a term of two years each, and one of whom shall be appointed for a term of three years. Thereafter as the term of office of a commissioner shall expire a commissioner shall be appointed for a three year term. Vacancies shall be filled for the unexpired term. One of such commissioners shall be a representative from organized labor. Said commissioner shall be paid a salary of two hundred dollars per year in full for all services rendered except the chairman who shall be paid a salary of two hundred fifty dollars per year in full for all services rendered. No member of the board of mayor and aldermen shall be appointed to the board of commissioners.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 675**

requiring automatic sprinkler system in hospitals and other licensed health facilities. Rep. Cleon Heald for Public Welfare and State Institutions. Majority: Ought to pass with amendment.

### **AMENDMENT**

Amend the title of the bill by striking out the words "Automatic sprinkler systems" and inserting in place thereof the words (Fire Resistant Materials) so that the title as amended shall read:

#### **An Act**

requiring Fire Resistant Materials in hospitals and  
other licensed health facilities.

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Fire Resistant Materials. Amend RSA 151 by inserting after section 18 the following new section: 151:15 Fire Protec-



tion. The division of public health services of the department of health and welfare and the state board of fire control shall have concurrent authority to enforce the following requirements in hospitals and other licensed health facilities:

I. All buildings or portions of buildings subject to license hereunder shall be protected by: (a) Flame spread of wall and ceiling finish materials of corridors shall be within the range of 0-15 in accordance with the ratings of the Underwriters Laboratories; (b) All combustible draperies, cubicle curtains and curtains for decorative and acoustical purposes shall be rendered and maintained flameproof.

Amend section 2 of the bill by striking out the words "with a licensed capacity of fifty or more beds" in line 2 and by striking out the words and figures "and by all other facilities by July 1, 1969" in line 3 so that said section as amended shall read as follows:

2 Compliance Dates. Substantial compliance with the above must be accomplished by all facilities by July 1, 1968.

\* \* \*

Minority: Reps. Merrill, Cate, Gutterson and Keeney: Ought to pass with other amendment.

### AMENDMENT

Amend RSA 151:19 as inserted by section 1 of the bill by striking out paragraphs I and II and inserting in place thereof the following:

I. All buildings or portions of buildings subject to license hereunder and are classified as hazardous by the fire marshall or are of other than fire resistive construction shall be protected by an automatic sprinkler system. All sprinkler systems shall be approved by the New Hampshire Board of Fire Underwriters.

II. Flame spread of wall and ceiling finish materials of corridors, stairwells, other vertical shafts and patient rooms with capacity over four shall be within the range 0-25 in accordance with ratings obtained from ASTM-E-24 standard tests.

Amend section 2 of the bill by striking out the word "dates" in line 1 and inserting in place thereof the word (date)

and by striking out the words "all facilities with a licensed capacity of fifty or more beds by July 1, 1968 and by all other facilities" and inserting in place thereof the words (all licensed facilities) so that said section is amended to read:

2 Compliance Date. Substantial compliance with the above must be accomplished by all licensed facilities by July 1, 1969.

\* \* \*

The reports were accepted.

Question being on the majority amendment.

Rep. Keeney moved that the report of the minority be substituted for the report of the majority, and spoke in favor of the motion.

(discussion ensued)

At the request of Rep. Brungot, Rep. Knight answered questions.

At the request of Rep. Spaulding, Rep. Keeney answered questions.

Rep. Cleon Heald spoke against the minority report.

(discussion ensued)

Rep. Knight spoke in favor of the minority report.

Rep. Mackintosh spoke against the minority report.

Rep. Cate spoke in favor of the minority report.

Rep. Maxham moved that HB 675 be referred to Legislative Council and spoke in favor of the motion.

Rep. Ciborowski extended remarks.

Motion adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### HB 718

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968.

## AMENDMENT

Amend section 1 of the bill as follows:

Amend the appropriation for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$232,000 for the office of legislative budget assistant, and \$86,000 for the office of legislative services, as follows: (Salary of legislative budget assistant \$17,680, Other expenditures \$214,320†), (Legislative services — Other expenditures \$86,000): \$838,375

Travel and expenses authorized by RSA 14-A:3

(Supp.)*	17,500
Legislative council*	5,000
Council of state governments	4,625
Alterations and Repairs — third floor of State House*	10,000
National Association of state legislators —	
N. H. Conference*	1,000**

Reimbursement for travel expenses incurred while attending a national legislative leaders conference:

Lucien E. Bergeron	300	
Cecil Charles Humphreys	300	600

Total for legislative branch		<u>\$877,100</u>
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†In this appropriation \$6,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor. Other provisions of law notwithstanding, the legislative budget assistant shall also serve as research analyst to the senate finance committee, pursuant to the provisions of RSA 14:40. All personnel, equipment, supplies

and appropriations of the research analyst to the senate finance committee are hereby transferred to the legislative budget assistant's office, as of July 1, 1967.

\*This appropriation shall not lapse at June 30, 1968.

\*\*This appropriation shall not be expended without prior approval of the fiscal committee of the general court.

*Note:* The fiscal committee of the general court is hereby directed to study and report its recommendations to the 1969 general court relative to the method and form of making the legislative appropriation, considering but not being limited to the advisability of making such appropriation in line item or program budgeting or in any method it shall discover or may have brought to its attention or any combination thereof.

Amend the appropriation For judicial branch: For supreme court: by striking out the same and inserting in place thereof the following:

For supreme court:

Salaries of justices	\$114,115
Salary of clerk-reporter	15,307
Other personal services:	
Permanent	19,080
Other	1,600
	<hr/>
Total	\$150,102
Current expenses	5,900
Travel:	
In state	2,200
Out of state	1,750
Equipment	5
Other expenditures:	
N. H. supreme court reports*	6,500
	<hr/>
Total	\$166,457
Less estimated revenue	650
	<hr/>
Net appropriation	\$165,807

\*The funds in this appropriation shall not lapse but shall be available for expenditure in the following year.

Further amend the appropriation For judicial branch: For ju-

ditional council by striking out the same and inserting in place thereof the following:

For judicial council†† 10,712‡

††In this appropriation \$6,400 shall be for the salary of the secretary.

‡The funds in this appropriation shall not lapse but shall be available for expenditure in the following year.

Further amend the appropriation For judicial branch: by changing the figures for "Total for judicial branch" as follows \$550,682 changed to \$558,682.

Amend the appropriation For executive branch: Office of governor: by striking out the same and inserting in place thereof the following:

Office of governor:

Salary of governor \$30,000

Other personal services:

Other† 62,573

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Total \$92,573

Current expenses 9,000

Travel:

In state\* 2,500

Out of state 2,000

Equipment 1,000

Other expenditures:

Contingent fund 15,000

Governor's special fund\*\* 10,000

Trainee program§ 16,600

New England governor's council 8,000

Emergency fund 50,000

Operating budget contingent fund\*\*\* 75,000

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Total \$281,673

†Salaries paid out of this appropriation shall be at levels set by the governor.

\*Expenses of operating and maintenance of the governor's state car shall be charged to this appropriation.

\*\*The funds appropriated under this item are to be spent

by the governor at his own and sole discretion for state purposes, included but not limited to participation in the activities of the United States Governors' Conference, the New England Governors' Conference, and the council of state governments, for which monies are not otherwise appropriated.

§The funds in this appropriation shall not be transferred or used for any other purpose.

\*\*\*Transfers from this fund are subject to prior approval by the governor and council and may be made to all state agency appropriations, excluding only the governor and council. The director of accounts shall keep a record of transfers approved for other than general fund agencies and shall report such special fund transfers to the legislature for appropriate adjustment between funds.

Further amend the appropriation For executive branch: Executive council by striking out the same and inserting in place thereof the following:

Executive council:

Personal services:

Other — per diem	\$19,750
Secretary to executive council	4,500

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Total	\$24,250
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Current expenses	1,600
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Travel:

In state	5,750
Out of state	500

Equipment	450
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Total for executive council	32,550
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Further amend the appropriation For executive branch: by changing the figures for "Total for executive branch" as follows: \$408,923 changed to \$326,223.

Amend the appropriation For adjutant general's department" Central administrative office: by changing the figures for "Equipment" as follows: 4,850 changed to 4,450; and by changing the figures for "Total" as follows: \$87,830 changed to \$87,430. Further amend the appropriation For adjutant general's department: by changing the figures for "Total for adjutant

general's department," as follows: \$450,073 changed to \$449,673; and by changing the figures for "Net appropriation," as follows: \$371,854 changed to \$371,454.

Amend the appropriation For administration and control: Division of budget and control: by changing the figures for "Equipment," as follows: 2,090 changed to 690; and by changing the figures for "Total," as follows: \$1,604,702 changed to \$1,603,302.

Amend the appropriation For administration and control: Division of buildings and grounds: by striking out the same and inserting in place thereof the following:

Division of buildings and grounds:

Personal services:

Permanent	\$213,306
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Other	1,111
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Total	\$214,417
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Current expenses	98,000
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Travel:

In state	300
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Out of state	350
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Equipment	400
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Other expenditures:

Building repairs — contractual	33,900
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Cleaning portraits	1,000
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Equipment — nurses room	2,000†
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	\$350,367
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†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: Division of buildings and grounds: by changing the figures for "Total for division of buildings and grounds" as follows: 375,516 changed to 377,516.

Further amend the appropriation For administration and control: Telephone switchboard division by striking out the same and inserting in place thereof the following:

## Telephone switchboard division:†

## Personal services:

Permanent	\$16,620
Other	1,800

Total	\$18,420
Current expenses	30,668
Equipment	790

Total	49,878
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†All non-general fund agencies shall be billed for their pro rated share of expenses for the operation of the central switchboard.

Further amend the appropriation For administration and control: by changing the figure for "Total for administration and control: as follows: \$2,333,148 changed to \$2,345,558.

Amend the appropriation For agriculture: Division of animal industry: by striking out the same and inserting in place thereof the following:

## Division of animal industry:

Salary of state veterinarian	\$10,521
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## Other personal services:

Permanent	70,135
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Total	\$80,656
Current expenses	13,800

## Travel:

In state	7,600
Out of state	1,050

Equipment	7,125
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## Other expenditures:

Veterinary services — other than testing	3,000
Tubercular testing	25,500

Brucellosis, vibrosis, and leptospirosis testing	36,000
Testing for mastitis control	500

Indemnities for condemned animals	700
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Diagnostic services for domestic animals	12,000	
Total	\$187,931	
Less estimated revenue	32,500	
Net appropriation		155,431

Further amend the appropriation For agriculture: Division of milk control: by striking out the same.

Further amend the appropriation For agriculture by changing the figure for "Total for department of agriculture" as follows: \$401,413 changed to \$419,202.

Amend the appropriation For attorney general's department: Office of coordinator of federal funds: by changing the figures for "Travel: In state" as follows: 100 changed to 300; and by changing the figures for "Total" as follows: 18,876 changed to 19,076. Further amend the appropriation For attorney general's department: by changing the figures for "Total for attorney general" as follows: \$190,449 changed to \$190,649.

Amend the appropriation For department of health and welfare: Division of public health services: Hospital services: by striking out the same and inserting in place thereof the following:

Hospital services:

Personal services:

Permanent	\$42,642
Other	21,100

Total	\$63,742
Current expenses	700

Travel:

In state	2,500
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Total	\$66,942
Less estimated federal funds	19,000

Net appropriation	47,942
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Further amend the appropriation For department of health and welfare: Division of public health service: Public health nursing: by striking out the same and inserting in place thereof the following:

## Public health nursing:

## Personal services:

Permanent	\$158,828
Other	3,000

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Total	\$161,828
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Current expenses	9,300
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## Travel:

In state	14,250
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Equipment	1,300
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## Other expenditures:

Training	500
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Total	\$187,178
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Less estimated federal funds	85,200
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Net appropriation	101,978
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Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control: by striking out the same and inserting in place thereof the following:

## Communicable disease control:

## Personal services:

Permanent	\$48,296
Other	7,500

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Total	\$55,796
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Current expenses	35,000
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## Travel:

In state	2,500
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Equipment	950
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Total	\$94,246
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Less estimated federal funds	22,000
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Net appropriation	72,246
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Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Net appropriation for the division of public health" as follows: 913,202 changed to 926,424.

Further amend the appropriation for department of health and welfare: Division of public health services: Sanatorium: Professional care: by striking out said section and inserting in place thereof the following:

Professional care:

Personal services:

Permanent	\$156,801
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Other	6,000
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Total	\$162,801
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Current expenses	17,000
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Equipment	1,750
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Total	181,551
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Further amend the appropriation For department of health and welfare: Division of public health services: Sanatorium: by changing the figures for "Total" as follows: \$435,944 changed to \$440,393; by changing the figures for "Net appropriation for sanatorium" as follows: 428,444 changed to 432,893; and by changing the figures for "Total for division of public health services" as follows: \$1,647,884 changed to \$1,665,555.

Further amend the appropriation For department of health and welfare: Division of mental health: Office of director: by changing the figure for "Grants to community mental health services" as follows: 500,000 changed to 600,000; by changing the figures for total as follows: \$552,670 changed to \$652,670; and by changing the figures for "Total for office of director" as follows 552,670 changed to 652,670.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Professional care and treatment: by striking out said section and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Permanent	\$1,182,550
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Other	13,000
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Total	\$1,195,550
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Current expenses	30,000
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Travel:	
In state	50
Equipment	7,000
	<hr/>
Total	1,232,600

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Training and education: by inserting following "Equipment" the following words and figures: Other expenditures: Working incentive program 2,500; and by changing the figure for "Total" as follows: 260,110 changed to 262,610.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: by changing the figures for "Total for Laconia state school", as follows: \$2,437,668 changed to \$2,456,917; and by changing the figures for "Net appropriation", as follows: 2,420,168 changed to 2,439,417.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Professional care and treatment: by striking out said section and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Unclassified	\$ 314,412
Permanent	3,429,249
Other	137,386

Total	\$3,881,047
Current expenses†	63,834

Drugs:

Outpatients*	15,000
Inpatients	130,000

Total current expenses	\$ 208,834
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Travel:

In state	4,000
Out of state	3,611
Equipment	25,000

Total	4,122,492
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†No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms. This appropriation includes \$1,500 for printing a brochure for school of nursing, which shall not be transferred or expended for any other purpose.

\*Payment ability for reimbursement to the state shall be the responsibility of the division of investigation of accounts.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: by changing the figures for "Total for New Hampshire hospital", as follows: \$6,823,319 changed to \$6,890,596; and the figures for "Net appropriation" changed as follows: 6,759,819 changed to 6,827,096.

Further amend the appropriation For department of health and welfare by changing the figures for "Total for division of mental health", as follows: \$9,831,757 changed to \$10,018,283; and by changing the figures for "Total for department of health and welfare" as follows: \$15,317,012 changed to \$15,521,209.

Amend the appropriation For cancer commission: State funds: by striking out the same and inserting in place thereof the following:

State funds:

Personal services:

Permanent	\$ 14,416
Other	19,850

Total	\$ 34,266
Current expenses	153,738

Travel:

In state	700
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Total		\$188,704
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Further amend the appropriation For cancer commission: by changing the figures for "Total for cancer commission" as follows: \$188,129 changed to \$188,704.

Amend the appropriation For insurance department: Office of commissioner by striking out the same and inserting in place thereof the following:

## Office of commissioner:

Salary of commissioner	\$ 15,181
Salary of deputy commissioner	12,285
Salary of assistant to commissioner	9,375
Other personal services:	
Permanent	69,901
Other*	2,000

Total	\$108,742
Current expenses†	12,224
Travel:	
In state	100
Out of state	1,500
Equipment	940
Other expenditures:	
Reimbursement of prior travel	161

Total	\$123,667
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\*Not to be transferred or used for any other purpose than for actuarial services.

†In this appropriation \$3,200 is for printing insurance laws and shall not be transferred or expended for any other purpose.

Further amend the appropriation For insurance department: Rating division: by changing the figures for "Current expenses" as follows: 1,300 changed to 1,400; and by changing the figures for "Total" as follows: 21,830 changed to 21,930.

Further amend the appropriation For insurance department: Real estate division: by striking out the same and inserting in place thereof the following:

## Real estate division:

Personal services:	
Permanent	\$7,443
Current expenses	5,800
Travel:	
In state	100
Out of state	500
Equipment	855
Other expenditures:	
Printing real estate rosters†	1,000

Total	15,698
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†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For insurance department: by changing the figures for "Total for insurance department" as follows: \$159,010 changed to \$161,295.

Amend the appropriation For department of labor: Office of commissioner: by changing the figures for current expenses as follows: 5,039 changed to 7,039; and by changing the figures for "Total" from 45,869 changed to 47,869. Further amend the appropriation For department of labor by changing the figures for "Total for department of labor" as follows: \$188,393 changed to \$190,393.

Amend the appropriation For resources and economic development: Office of commissioner: Community recreation services: by striking out the same and inserting in place thereof the following:

Community recreation service:

Personal services:

Permanent	\$12,579
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Current expenses	965
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Travel:

In state	1,115
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Out of state	300
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Total	<hr/> 14,959
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Further amend the appropriation For resources and economic development: Office of commissioner: by changing the figures for "Total for office of commissioner", as follows: \$353,534 changed to \$352,971.

Further amend the appropriation For resources and economic development: Division of resources development: by adding following the word "Other" the sign †; and by adding at the end of the section the following footnote:

†In this appropriation \$26,000 shall be for the state's share of the county forestry program.

Further amend the appropriation For resources and economic development: Division of economic development: Industrial de-

velopment: by striking out the same and inserting in place thereof the following:

Industrial development:

Salaries of two senior industrial agents	\$19,874
Other personal services:	
Permanent	69,827†
	<hr/>
Total	\$89,701
Current expenses	13,000
Travel:	
In state	8,000
Out of state	10,500
Equipment	220
	<hr/>

Total	121,421
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Further amend the appropriation For resources and economic development: Division of economic development: Planning and research by changing the figures for "Personal services: Permanent" as follows: \$73,979 changed to \$81,379; by changing the figures for "Total" as follows: 89,614 changed to 97,014; and by adding at the end thereof the following footnote:

†This appropriation includes funds for a new classified position of Editorial Assistant.

Further amend the appropriation For resources and economic development: Division of economic development: by changing the figure for "Total for division of economic development" as follows: 788,644 changed to 787,444.

Further amend the appropriation For resources and economic development: Industrial park authority: by adding the sign "†" at the end of the title; and by adding at the end of the section the following footnote:

†Authority is hereby given to utilize so much as may be necessary of any surplus accumulated during fiscal 1967 within the agency without the use of any other state funds, as may be specifically approved by the governor and council.

Further amend the appropriation For resources and economic development: Urban planning assistance: by deleting the footnote following the word "Note"; and by changing the figures for "Total for department of resources and economic development" as follows: \$2,111,725 changed to \$2,109,962.



Amend the appropriation For department of safety: Office of commissioner: Data processing section by changing the figures for "Conversion of auto registration†" as follows: 30,000 changed to 50,000; and by changing the figures for "Total", as follows: 123,281 changed to 143,281; and by deleting the footnote preceded by the sign "†" and inserting in place thereof the following:

†No part of this appropriation shall be transferred or expended for any other purpose, and shall be available for expenditure until June 30, 1969.

Further amend the appropriation For department of safety: Office of commissioner: by changing the figure for "Total" as follows: \$231,704 changed to \$251,704; and by changing the figures for "Less transfer from highway fund", as follows: 220,944 changed to 240,944.

Further amend the appropriation For department of safety: Initial plate fund: by inserting following "Travel: In state" the following words and figures: Out of state 500; by changing the figures for "Less estimated revenue" as follows: \$158,837 changed to \$159,337; and by changing the figures for "Net appropriation for initial plate fund" as follows: \$158,837 changed to \$159,337; and by striking out the footnote and inserting in place thereof the following:

\*Other provisions of law notwithstanding, all expenditures from the initial plates and driver training fund shall be subject to budgetary limitations.

Further amend the appropriation For department of safety: Division of state police: Traffic bureau: by striking out the same and inserting in place thereof the following:

Traffic bureau:

Salary of director	\$13,500
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Other personal services:	
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Permanent	1,051,223
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Other	2,000
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Total	\$1,066,723
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Current expenses	100,000
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Travel:

In state	202,100
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Out of state	1,500
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Equipment	124,000
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## Other expenditures:

Oasi and retirement	64,311
Blue cross and insurance	7,610
Training	3,800
Auxiliary police	7,500

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Total	\$1,577,544
Less estimated revenue	48,000
Less transfers from turnpikes	145,963
Less transfer from highway fund	1,383,581

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Net appropriation for traffic bureau 0

Further amend the appropriation For department of safety:  
Division of safety services: by striking out the same and insert-  
ing in place thereof the following:

## Division of safety services:

Salary of director	\$9,320
Salary of fire marshal	10,666
Other personal services:	
Permanent	150,129
Other	75,000

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Total	\$245,115
Current expenses	73,225

## Travel:

In state	49,850
Out of state	1,350

Equipment	22,935
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## Other expenditures:

Oasi and retirement	16,350
Blue cross and insurance	1,320

## Civil defense and rescue training center:

Schools and training	500
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Total	\$410,645
Less transfer from highway fund	142,368

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Net appropriation for division  
of safety services

268,277

Further amend the appropriation For department of safety: Tramway board: by inserting after "Current expenses" the following: Equipment 2,000; and by changing the figures for "Total for tramway board" as follows: 11,048 changed to 13,048. Further amend the appropriation For department of safety: by changing the figures for "Total for department of safety" as follows: \$430,905 changed to \$436,785.

Amend the appropriation For secretary of state: Other expenditures: by striking out the same and inserting in place thereof the following:

Other expenditures:

Trading stamps	\$1,300	
Auctioneers	2,000	
Binding old volumes of N.H. report*	30,000†	
Printing and binding red book	25,000†	
		<hr/>
Total		58,300
		<hr/>

†This appropriation shall not be transferred or expended for any other purpose and shall be available for expenditure until June 30, 1969.

\*Revenue received from the sale of N. H. Reports shall be deposited with the state treasurer as unrestricted general fund revenue.

Further amend the appropriation For secretary of state by changing the figures for "Total for secretary of state" as follows: \$162,269 changed to \$217,269.

Amend the appropriation For industrial school: Custodial care: by striking out the same and inserting in place thereof the following:

Custodial care:†

Personal services:

Permanent	\$339,222
Other	9,499

Total	\$348,721
Current expenses*	69,000
Equipment	3,290

Total	421,011
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‡Such sums as may be required for the custody of certain inmates shall be transferred from the emergency fund upon approval by the governor and council.

\*In this appropriation \$32,000 is for food and no part of this amount shall be transferred or expended for any other purpose. Also included in this appropriation is \$14,500 for products used from the institution's farm and no part of this amount shall be transferred or expended for any other purpose.

Further amend the appropriation For industrial school: Operation of plant: by changing the figures for "Equipment" as follows: 7,400 changed to 7,620; and by changing the figures for "Total" as follows: 68,409 changed to 68,629. Further amend the appropriation For industrial school: by changing the figures for "Total" as follows: \$758,079 changed to \$760,799; and by changing the figures for "Net appropriation for industrial school" as follows: \$751,579 changed to \$754,299.

Amend the appropriation For soldier's home: Professional care and treatment: by changing the figures for "Personal services: Permanent" as follows: \$55,638 changed to \$56,738; and by changing the figures for "Total" as follows: 59,138 changed to 60,238. Further amend the appropriation For soldier's home: by changing the figures for "Total" as follows: \$163,841 changed to \$164,941; and by changing the figures for "Net appropriation for soldier's home" as follows: \$103,741 changed to \$104,841.

Amend the appropriation For state prison: Custodial care: by changing the figures for "Other personal services: Permanent‡" as follows: 277,907 changed to 278,507; by changing the figures for "Total" as follows: \$317,647 changed to \$318,247; by changing the figures for "Custody of certain inmates‡" as follows: 1,774 changed to 3,964; by changing the figures for "Total" as follows: 425,711 changed to 428,501; and by deleting the footnote preceded by the signs "‡" and inserting in place thereof the following:

‡The position of housekeeper included herein shall be deleted when the present incumbent retires.

Further amend the appropriation For state prison: Prison industries: by deleting the sign "\*" following "Less estimated revenue and credits"; and by deleting the footnote preceded by the sign "\*". Further amend the appropriation For state prison: by

changing the figures for "Total" as follows \$561,835 changed to \$564,625; and by changing the figures for "Net appropriation for state prison" as follows: \$559,009 changed to \$561,799.

Amend the appropriation For higher education fund: by striking out the same and inserting in place thereof the following:

For higher education fund:

University of New Hampshire:

Authorized expenditures	\$21,364,221
Less estimated revenue:	
Board and room	2,843,775
Tuition	4,214,250
Federal funds	1,162,691
Trust funds	312,847
Auxiliary enterprises	1,276,200
Other revenue	4,254,345
Net appropriation	<u>\$7,300,113</u>

Keene state college:

Authorized expenditures	\$3,258,163
Less estimated revenue:	
Board and room	686,900
Tuition	802,900
Federal funds	24,500
Auxiliary enterprises	170,000
Other revenue	434,200

Net appropriation 1,139,663

Plymouth state college:

Authorized expenditures	\$2,839,971
Less estimated revenue:	
Board and room	874,500
Tuition	676,075
Federal funds	35,200
Auxiliary enterprises	134,272
Other revenue	194,700

Net appropriation 925,224

Salary increases for non academic personnel 250,000†

Total for higher education fund\* \$9,615,000

For extension work in counties \$111,400

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\*For the fiscal year ending June 30, 1968, the millage formula provided by RSA 187:24 is hereby suspended and the sums hereby appropriated shall be the total appropriation for the University of New Hampshire, Plymouth state college, and Keene state college, and shall be in lieu of requirements for appropriation under said RSA 187:24.

†This appropriation to be expended only for salary increases to non academic employees of the University of New Hampshire, Keene state college and Plymouth state college.

Amend the appropriation For board of education: New Hampshire vocational institute — Portsmouth: by striking out said section and inserting in place thereof the following:

New Hampshire vocational institute —

Portsmouth:

Personal services:

Permanent \$186,258

Other 13,000

---

Total \$199,258

Current expenses 42,000

Travel:

In state 800

Out of state 350

Equipment 4,950

---

Total \$247,358

Less estimated revenue:

Tuition 50,000

Cafeteria 8,500

Textbooks and supplies 7,000

Evening school 7,800

Federal funds 15,400

---

Net appropriation 158,658

Further amend the appropriation For board of education: by changing the figures for "Total" as follows: \$9,266,157 changed to \$9,268,557; and by changing the figures for "Net appropriation for board of education" as follows: \$9,254,657 changed to \$9,257,057.

Amend the appropriation For aeronautics commission by striking out the same and inserting in place thereof the following appropriations:

For aeronautics commission:

Administration:

Salary of director	\$13,500
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Other personal services:

Permanent	55,895
-----------	--------

Other	1,500
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Total	\$70,895
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Current expenses	5,675
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Travel:

In state	3,000
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Out of state	2,250
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Equipment	3,640
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Total	\$85,460
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Airways toll fund:

Other expenditures:

Establishment and maintenance of air navigation facilities on state airways system	10,000
------------------------------------------------------------------------------------	--------

Aircraft operating fees:

Other expenditures — as provided by 1961:261	11,500
----------------------------------------------	--------

Aircraft rental and/or operation:

Other expenditures	5,000
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Total for aeronautics commission	\$111,960
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For arts commission:

Other expenditures	\$60,000
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Less: Federal and local contributions	45,000
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Total for arts commission	\$15,000†
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†This appropriation shall not be expended unless three to one matching funds are received.

Amend by inserting following the appropriation For bank commissioner the following new appropriation:

For human rights:

Other expenditures \$5,000

Amend the appropriation For liquor commission by striking out the same and inserting in place thereof the following:

For liquor commission:

Administration:

Salaries of three commissioners \$36,500

Other personal services:

Permanent 302,928

Other 3,500

Total \$342,928

Current expenses 44,799

Travel:

In state 30,000

Out of state 2,700

Equipment 4,700

Other expenditures:

Oasi and retirement 27,370

Special investigation work 500

Total \$452,997

Stores operation:

Personal services:

Permanent \$1,266,699

Other 240,000

Total \$1,506,699

Current expenses 442,870

Travel:

In state 10,860

Equipment 62,800

Other expenditures:

Oasi and retirement 114,328

Total \$2,137,557

Less revenue from sweepstakes  
commission

114,000

Net appropriation 2,023,557



## Warehouse:

## Personal services:

Permanent	\$116,308
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Other	14,800
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Total	\$131,108
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Current expenses	38,464
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Equipment	3,000
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## Other expenditures:

Oasi and retirement	10,510
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Total	183,082
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Total for liquor commission	\$2,659,636
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Amend the appropriation For racing commission: Harness racing: by changing the figures for "Personnel services: Permanent" as follows: \$12,747 changed to \$20,995; by changing the figures for "Other" as follows: \$118,219 changed to \$111,219; by changing the figures for "Total" as follows: \$130,966 changed to \$132,214; by changing the figures for "Total" as follows: \$147,595 changed to \$148,843; and by changing the figures for "Net appropriation" as follows: 134,850 changed to 136,098. Further amend the appropriation For racing commission: by changing the figures for "Total for racing commission" as follows: \$209,419 changed to \$210,667.

Amend the appropriation For sweepstakes commission: by striking out at the end of the paragraph the "Note" and inserting in place thereof the following:

Note 1: Subsidiary records shall be maintained by the sweepstakes commission which shall reflect proceeds and expenditures applicable to each sweepstakes race. The resulting net balance remaining from each year shall be paid out to the school districts of the state as provided by RSA 284:21-j.

Note 2: No funds of the sweepstakes commission shall be expended for legal services.

Amend the appropriation For tax commission, by striking out same and inserting in place thereof the following:

## For tax commission:

## Office of commission:

Salaries of two commissioners	\$24,240
Salary of secretary	15,262
Other personal services:	
Permanent	217,790
Other*	90,000

---

Total	\$347,292
Current expenses†	24,500
Travel:	
In state	40,000
Out of state	2,000
Equipment‡	23,450

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Total	\$437,242
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\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†This appropriation includes \$6,500 for printing and binding of tax laws which shall not be transferred or expended for any other purpose.

‡No funds of the tax commission shall be expended for purchase of an electronic calculator.

## Municipal accounting:

## Personal services:

Permanent	\$88,122
Other	1,000

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Total	\$89,122
Current expenses	2,500
Travel:	
In state	7,000
Out of state	350
Equipment	150

---

Total	99,122
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## Intangible tax:

## Personal services:

Permanent	\$32,896
Other	400

---

Total	\$33,296
-------	----------

Current expenses	3,300	
Travel:		
In state	300	
Out of state	450	
Equipment	575	
Other expenditures:		
Oasi and retirement	2,845	
Blue cross and insurance	280	
	<hr/>	
Total		41,046
Inheritance tax:		
Personal services:		
Permanent	\$24,639	
Other	7,000	
	<hr/>	
Total	\$31,639	
Current expenses	1,810	
Travel:		
In state	150	
Out of state	50	
Equipment	240	
	<hr/>	
Total		33,889
Tobacco products tax:		
Personal services:		
Permanent	\$44,631	
Other	400	
	<hr/>	
Total	\$45,031	
Current expenses	2,500	
Travel:		
In state	4,900	
Out of state	750	
Equipment	3,300	
Other expenditures:		
Tobacco tax stamps*	60,000	
	<hr/>	
Total		116,481

\*The funds in this appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1969.

## Boat taxation:

## Personal services:

Other	\$3,500
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Other expenditures	3,500
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Total	\$7,000
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Less revenue and balance	7,000
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Net appropriation	0
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## Other expenditures:

Flood control	70,000
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Appraisal school	2,000
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Forest conservation aid†	54,000
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Special aid for heavily timbered towns	20,500
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Total for tax commission	\$874,280
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†The funds in this appropriation shall not lapse but shall be available for expenditure until June 30, 1969.

Amend the appropriation For water pollution commission by striking out the same and inserting in place thereof the following:

## Office of commission:

## Deputy executive director and chief

engineer	\$14,440
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Chief aquatic biologist	10,451
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Director of municipal services and assistance	10,280
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## Other personal services:

Permanent	180,095
-----------	---------

Other	3,000
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Total	\$218,266
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Current expenses	12,672
------------------	--------

## Travel:

In state	19,600
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Out of state	1,100
--------------	-------

Equipment	12,471
-----------	--------

Total	\$264,109
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New England interstate water pollution  
commission:

## Personal services:

Other \$700

Current expenses 1,500

## Travel:

Out of state 800

---

 Total 3,000

State aid grants\* 1,458,501

\*The sum hereby appropriated shall not lapse, but shall be added to the appropriation of the commission in any succeeding fiscal year, to be used for the purpose herein contained.

## Sanitary engineering:

Salary of executive director \$16,782

## Other personal services:

Permanent 66,819

Other 6,000

---

 Total \$89,601

Current expenses 6,800

## Travel:

In state 5,000

Out of state 400

---

 Total 101,801

## Federal funds:

## Personal services:

Permanent \$23,232

Other 3,500

---

 Total 26,732

Current expenses 3,368

## Travel:

In state 1,000

Out of state 800

Equipment 900

## Other expenditures:

Oasi and retirement 2,100

Blue cross and insurance	100	
	<hr/>	
Total	\$35,000	
Less estimated revenue	35,000	
	<hr/>	
Net appropriation		0
		<hr/>
Total for water pollution commission	\$1,827,411	
	<hr/>	

Amend the appropriation For fish and game department, by striking out the same and inserting in place thereof the following:

For fish and game department:

Commission:

Current expenses	\$ 50	
Travel:		
In state	1,150	
	<hr/>	
Total		\$1,200

Administration:

Salary of director	\$13,500	
Other personal services:		
Permanent	64,070	
Other	1,400	
	<hr/>	
Total	\$78,970	
Current expenses	29,000	
Travel:		
In state	700	
Out of state	700	
Equipment	17,300	
Other expenditures:		
Retirement	37,290	
Oasi	35,337	
Life insurance and blue cross	5,450	
	<hr/>	
Total		204,747

Conservation officers:

Personal services:	
Permanent	\$276,374

Other	9,000	
	<hr/>	
Total	\$285,374	
Current expenses†	31,000	
Travel:		
In state	44,000	
Out of state	350	
Equipment*	43,700	
	<hr/>	
Total		404,424

\*This appropriation is for radio equipment and shall not be transferred or expended for any other purpose.

†No charge against this appropriation, or any other appropriation of the fish and game department, shall be made for telephone services for conservation officers, except for toll services.

Damage:		
Personal services:		
Permanent	\$7,901	
Other	1,800	
	<hr/>	
Total	\$9,701	
Current expenses	5,000	
Travel:		
In state	400	
Other expenditures:		
Damage grants	4,500	
Bobcat bounties*	2,000	
	<hr/>	
Total		21,601

\*No part of this appropriation shall be transferred or expended for any other purpose.

Education:		
Personal services:		
Permanent	\$24,461	
Other	500	
	<hr/>	
Total	\$24,961	
Current expenses	15,000	

Travel:	
In state	1,750
Out of state	350
Equipment	1,020
Other expenditures:	
Shows†	500
	<hr/>
Total	43,581

†Not to be transferred or expended for any other purpose.

Inland fisheries (propagation of fish):

Personal services:	
Permanent	\$303,408
Other	5,200
	<hr/>
Total	\$308,608
Current expenses	94,000
Travel:	
In state	6,625
Out of state	350
Equipment	12,000
Other expenditures:	
U.N.H. contract	10,000
	<hr/>
Total	431,583

Propagation of game:

Personal services:	
Permanent	\$21,909
Other	875
	<hr/>
Total	\$22,784
Current expenses	16,000
Travel:	
In state	50
Equipment	2,200
	<hr/>
Total	41,034

Management and research:

Personal services:	
Permanent	\$150,739



Other	2,000	
	<hr/>	
Total	\$152,739	
Current expenses	30,000	
Travel:		
In state	5,000	
Out of state	725	
Equipment	12,065	
Other expenditures:		
U.N.H. contract	4,500	
	<hr/>	
Total		205,029
Maintenance and construction:		
Personal services:		
Permanent	\$80,217	
Other	4,000	
	<hr/>	
Total	\$84,217	
Current expenses	30,505	
Travel:		
In state	3,000	
Out of state	250	
Equipment	9,135	
Other expenditures:		
Land acquisition	100	
Adams Point property	5,000	
	<hr/>	
Total		132,207
		<hr/>
Total for fish and game department		\$1,485,406
Less revenue and balance		1,485,406
		<hr/>
Net appropriation		\$ 0
		<hr/>

Amend the appropriation For public works and highways: Legislative specials, by changing the figures for "Safety department—for commissioner, division of motor vehicles, state police and safety services" as follows: 2,467,094 changed to 2,487,094; and by changing the figures for "Total" of legislative specials as follows: 3,744,433 changed to 3,764,433. Further amend by changing the figures for "Total" for public works and highways

as follows: 58,910,740 changed to 58,930,740. Further amend the appropriation For public works and highways: Less estimated revenue and balance: Available from estimated lapses and balance, as follows: 1,083,544 changed to 1,211,944, and by changing the "Total" for "Less estimated revenue and balance" as follows: 58,910,740 changed to 58,930,740.

Amend the "Total net appropriation for the fiscal year ending June 30, 1968" by changing the figures as follows: 53,033,860 changed to 54,247,530.

Amend the bill by striking out section "10" and inserting in place thereof the following:

10 Unclassified salary. Amend RSA 94:1, as amended, by deleting the following:

Assistant business supervisor	\$10,500	\$12,000
Assistant business supervisor — agriculture	9,000	10,500
Business supervisor — health and welfare	12,000	13,500
Executive director, water pollution commission	15,000	16,500

Further amend RSA 94:1, as amended, by inserting in the proper alphabetical order the following:

Assistant business supervisors	\$10,500	\$12,000
Assistant state treasurer	9,000	10,500
Chief aquatic biologist, water supply and pollution control commission	8,280	10,280
Deputy executive director and chief engineer, water supply and pollution control commission	11,600	14,320
Director of municipal services and assistance, water supply and pollution control commission	8,280	10,280
Executive director, water supply and pollution control commission	15,000	16,500
Senior industrial agents	8,600	10,630

Amend the bill by striking out section "15" and inserting in place thereof the following sections:

15 Interim employment. In addition to any sum hereinabove appropriated for the office of the secretary of state there is

hereby appropriated \$6,500 for the employment of Benjamin F. Greer, clerk of the senate during the period from July 1, 1967 to June 30, 1968 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum hereby appropriated shall be a charge on the legislative appropriation.

16 Room assignment. Other provisions of law notwithstanding all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.

17 Technical Institutes and Vocational — Technical Schools. Amend RSA 188-A:2 as inserted by 1961, 267:1 by inserting after section 2 a new section as follows: 188-A:2-a Director of Technical Institute, Salary. The commissioner, subject to the approval of the state board, shall appoint a director of each technical institute. The director shall be responsible for the administration and operation of the technical institute and he shall perform any other duties concerning the institute assigned to him by the commissioner. His appointment is for an indefinite term. He may be removed only in accordance with RSA 4:1. He need not be a resident of this state when appointed. The salary of the technical institute director shall be fixed by RSA 94:1.

18 Expenses of the General Court. Amend RSA 14:27-b (supp) as inserted by 1965, 239:17 by striking out said section and inserting in place thereof the following:

14:27-b Expenses of the General Court During Interim. During the period when the legislature is not in session, no expenditure shall be charged against the legislative appropriation for the expenses of the legislature, exclusive of appropriations included therein for the office of the legislative budget assistant to the appropriations and finance committees, office of research analyst to the senate finance committee, and the office of the director of legislative services, without the authorization and approval of the president of the senate in the case of expenditures for the senate and the speaker of the house in the case of expenditures for the house. No expenditure of said funds shall be made without certification by the chairman or vice chairman of the senate finance committee in the case of senate expenditures

or the chairman or vice chairman of the house appropriations committee in the case of house expenditures that sufficient funds are available in the particular appropriation. Authority is also granted hereby to the president of the senate and the speaker of the house to purchase supplies and equipment and to cause payment of expenses incidental to the operation and business of the legislature while the legislature is not in session. Such purchasing or payments shall be a charge upon the legislative appropriation, except such expenses as are otherwise specifically provided for by law. In the event of a vacancy in the office of president of the senate or of the speaker of the house during the period the legislature is not in session, the chairman of the senate finance committee or the chairman of the house appropriations committee respectively shall have and exercise the authority conferred upon the president and the speaker by this section.

19 All psychiatric nurses in the classified service are hereby increased one salary grade effective July 14, 1967. All remaining nurse classifications requiring registration are hereby increased two salary grades effective July 14, 1967.

20 Committee Established. There is hereby established a committee of six members, composed of the president of the senate, the speaker of the house, and the majority and minority leaders of the house and senate, to research, record and publish the history, background, story, development, and achievements of the General Court in such form as it may determine with the purpose in view of making available in convenient, interesting, and readable form to the people of the state and teachers and students this facet of the history of our state. There is hereby appropriated for the fiscal year ending June 30, 1968 the sum of eight thousand dollars which shall be non lapsing to be expended by the committee to pay for the costs hereof including but not limited to the employment of clerical, research, consultant and expert personnel to assist the committee in carrying out the purposes for which it is hereby established, which shall be a charge against the legislative appropriation. All state, county, city and town officers, agencies and departments are hereby directed to cooperate fully with the committee in furnishing to it data, information and facts relative to the General Court which come within their custody or knowledge in their official capacity.

21 Computerized Statutory Search System for Revised

Statutes Annotated. The director of legislative services is hereby authorized, directed and empowered to computerize a statutory code search system of the New Hampshire revised statutes annotated designed for the greatest use possible by the general court, the judiciary, office of the attorney general, and such other departments and agencies as could effectively utilize such system. Notwithstanding any other provisions of law, the said director, with the approval of the legislative services committee, is authorized and empowered to contract with a competent and qualified vendor experienced in computerized data retrieval systems to provide necessary text tape and search program and such other type composition tape with appropriate coding and data for printing of statutes as may be required. The commissioner of public works and highways is authorized and directed to cooperate with the office of legislative services as may be requested in the development of this program. The sum of fifty thousand dollars is hereby appropriated to the office of legislative services for the purposes of this act. Said sum shall be addition to any other appropriations for the office of legislative services, shall be a continuing appropriation, may not be transferred, and shall be a charge on the legislative appropriation.

22 Takes effect. This act shall take effect July 1, 1967.

On motion of Rep. Eaton, reading of the amendment was dispensed with.

Rep. Eaton moved that the House non-concur in the Senate Amendment and a committee of conference be appointed.

Motion adopted and the chair appointed: Reps. Eaton, Cobleigh, Drake, Bruton and Belcourt.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 719**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969.

## AMENDMENT

Amend section 1 of the bill as follows:

Amend the appropriation For legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$236,500 for the office of legislative budget assistant, and \$86,000 for the office of legislative services, as follows: (Salary of legislative budget assistant \$17,680, Other expenditures \$218,820†), (Legislative services — Other expenditures

\$86,000):	\$778,375
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Travel and expenses authorized by	
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RSA 14-A:3 (Supp.)	10,000
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Legislative council	5,000
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Council of state governments	4,625
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Total for legislative branch	<u>\$798,000</u>
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†In this appropriation \$7,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor. Other provisions of law notwithstanding, the legislative budget assistant shall also serve as research analyst to the senate finance committee, pursuant to the provisions of RSA 14:40. All personnel, equipment, supplies and appropriations of the research analyst to the senate finance committee are hereby transferred to the legislative budget assistant's office, as of July 1, 1967.

Amend the appropriation For judicial branch: For supreme court: by striking out the same and inserting in place thereof the following:

## For supreme court:

Salaries of justices	\$114,140
Salary of clerk-reporter	15,360
Other personal services:	
Permanent	19,090
Other	1,600

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Total	\$150,190
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Current expenses	5,900
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## Travel:

In state	2,200
Out of state	1,750

Equipment	70
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## Other expenditures:

N. H. supreme court reports	6,500
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Total	\$166,610
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Less estimated revenue	650
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Net appropriation	\$165,960
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Further amend appropriation For judicial branch: For judicial council†† by striking out the same and inserting in place thereof the following:

For judicial council††	10,712
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††In this appropriation \$6,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch by changing the figures for "Total for judicial branch" as follows: 550,535 changed to 558,535.

Amend the appropriation For executive branch: Office of governor: by striking out the same and inserting in place thereof the following:

## For executive branch:

## Office of governor:

Salary of governor	\$30,000
Other personal services:	
Other†	62,573

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Total	\$92,573
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Current expenses	9,000
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Travel:	
In state*	2,500
Out of state	2,000
Equipment	5,000††
Other expenditures:	
Contingent fund	15,000
Governor's special fund**	10,000
Trainee program†††	16,600
New England governors' council	8,000
Emergency fund	50,000
Operating budget contingent fund***	75,000
Governor's legal council	7,500
Secretary for legal council	2,500
	<hr/>
Total	\$295,673

Further amend appropriation For executive branch: Executive council: by striking out the same and inserting in place thereof the following:

Executive council:

Personal services:

Other — per diem	\$19,750
Secretary to executive council	4,500

Total	\$24,250
Current expenses	1,600

Travel:

In state	6,000
Out of state	500

Total for executive council	<hr/> 32,350
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Further amend the appropriation For executive branch: by changing the figures for "Total for executive branch" as follows: \$422,723 changed to \$340,023.

Amend the appropriation For administration and control: Division of budget and control: Other expenditures: by inserting after New England board of higher education: Grants, the following:

Preparation of governor's budget	7,000†
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Further amend by changing the figures for "Total" of said Division of budget and control, as follows: 1,754,443 changed to 1,761,443. Further amend at the end of the paragraph the following sign and footnote:

†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: Telephone switchboard division: by striking out same and inserting in place thereof the following:

Telephone switchboard division:†

Personal services:

Permanent \$17,049

Other 1,800

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Total \$18,849

Current expenses 29,958

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Total 48,807

†All non-general fund agencies shall be billed for their pro-rated share of expenses for the operation of the central switchboard.

Further amend the appropriation For administration and control: by changing the figures for "Total for administration and control" as follows: 2,464,801 changed to 2,483,054.

Amend the appropriation For agriculture: Division of animal industry: by striking out the same and inserting in place thereof the following:

Division of animal industry:

Salary of state veterinarian \$10,752

Other personal services:

Permanent 71,169

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Total \$81,921

Current expenses 13,700

Travel:

In state 7,600

Out of state 750

Equipment 2,600

Other expenditures:

Veterinary services — other than testing 3,000

Tubercular testing	25,500
Brucellosis, vibrosis and leptospirosis testing	36,000
Testing for mastitis control	500
Indemnities for condemned animals	700
Diagnostic services for domestic animals	12,000
Total	<hr/> \$184,271
Less estimated revenue	32,500
Net appropriation	<hr/> 151,771

Further amend the appropriation For agriculture: Division of milk control: by deleting said paragraph. Further amend appropriation For agriculture: by changing the figures for "Total for department of agriculture" as follows: 391,108 changed to 408,638.

Amend the appropriation For attorney general's department: Office of coordinator of federal funds: by changing the figures for Travel: In state, as follows: 100 changed to 300, and changing the figures for "Total" of said paragraph as follows: 19,626 changed to 19,826. Further amend the appropriation For attorney general's department: "Total for attorney general" as follows: 192,362 changed to 192,562.

Amend the appropriation For department of health and welfare: Division of public health services: Hospital services: by striking out same and inserting in place thereof the following:

Hospital services:

Personal services:

Permanent	\$42,672
Other	21,100

Total	<hr/> \$63,772
Current expenses	700

Travel:

In state	2,500
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Total	<hr/> \$66,972
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Less estimated federal funds	19,000
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Net appropriation	47,972
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Further amend the appropriation For department of health and welfare: Division of public health services: Public health nursing: by striking out the same and inserting in place thereof the following:

Public health nursing:

Personal services:

Permanent	\$161,611
Other	3,000

Total	\$164,611
Current expenses	9,300

Travel:

In state	14,250
Equipment	450

Other expenditures:

Training	500
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Total	\$189,111
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Less estimated federal funds	86,153
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Net appropriation	102,958
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Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control: by striking out the same and inserting in place thereof the following:

Communicable disease control:

Personal services:

Permanent	\$48,476
Other	7,500

Total	\$55,976
Current expenses	35,000

Travel:

In state	2,500
Equipment	950

Total	\$94,426
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Less estimated federal funds	22,000
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Net appropriation	72,426
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Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Net appropriation for division of public health" as follows: 918,844 changed to 932,066.

Amend the appropriation For department of health and welfare: Sanatorium: Professional care: by striking out the same and inserting in place thereof the following:

Professional care:

Personal services:

Permanent	\$158,948
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Other	6,000
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Total	\$164,948
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Current expenses	17,000
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Total	181,948
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Further amend the appropriation For department of health and welfare: Sanatorium: by changing the figures for "Total for Sanatorium" as follows: 440,303 changed to 444,752; and by changing the figures for "Net appropriation" as follows: 421,553 changed to 426,002. Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Total for division of public health services" as follows: 1,653,261 changed to 1,670,932.

Amend the appropriation For department of health and welfare: Division of mental health: Office of director: Other expenditures: Grants to community mental health services, as follows: 500,000 changed to 600,000; and by changing the figures for "Total for office of director" as follows: 553,435 changed to 653,435.

Amend the appropriation For department of health and welfare, Division of mental health: Laconia state school: Professional care and treatment: by striking out the same and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Permanent	\$1,200,844
-----------	-------------

Other	13,000
Total	<u>\$1,213,844</u>
Current expenses	30,000
Travel:	
In state	50
Equipment	<u>3,000</u>
Total	1,246,894

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Training and education: by striking out the same and inserting in place thereof the following:

Training and education:

Personal services:

Permanent	\$242,318
Other	<u>7,000</u>

Total	\$249,318
Current expenses	9,000
Travel:	
In state	1,000
Equipment	2,000
Other expenditures:	
Working incentive program	<u>2,500</u>

Total	263,818
-------	---------

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: by changing the figures for "Total for Laconia state school" as follows: 2,430,478 changed to 2,449,727; and by changing the figures for "Net appropriation" as follows: 2,412,978 changed to 2,432,227.

Amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Professional care and treatment: by striking out the same and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Unclassified	\$ 318,502
--------------	------------

Permanent	3,477,255
Other	140,386
<hr/>	
Total	\$3,936,143
Current expenses	64,319†
Drugs:	
Outpatients*	18,000
Inpatients	140,000
<hr/>	
Total current expenses	\$222,319
<hr/>	
Travel:	
In state	4,000
Out of state	5,518
Equipment	20,000
<hr/>	
Total	4,187,980

†No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms. This appropriation includes \$1,500 for printing a brochure for the school of nursing which shall not be transferred or expended for any other purpose.

\*Payment ability for reimbursement to the state shall be the responsibility of the division of investigation of accounts.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: by changing the figures for "Total for New Hampshire hospital" as follows: 6,854,857 changed to 6,922,134; and by changing the figures for "Net appropriation" as follows: 6,791,357 changed to 6,858,634.

Further amend the appropriation For department of health and welfare: Division of mental health: as follows: 9,855,690 changed to 10,042,216. Further amend the appropriation For department of health and welfare by changing the total for said department as follows: 15,800,870 changed to 16,005,067.

Amend the appropriation For cancer commission: by striking out the same and inserting in place thereof the following:

For cancer commission:

State funds:

Personal services:

Permanent

\$14,416

Other	20,850	
	<hr/>	
Total	\$35,266	
Current expenses	161,869	
Travel:		
In state	700	
	<hr/>	
Total		\$197,835
Federal funds:		
Personal services:		
Permanent	\$8,626	
Other expenditures:		
Cancer registries and other cancer control activities	16,374	
	<hr/>	
Total*	25,000	
Less estimated federal funds*	25,000	
	<hr/>	
Net appropriation		0
		<hr/>
Total for cancer commission		\$197,835
		<hr/> <hr/>

Amend the appropriation For insurance department: by striking out the same and inserting in place thereof the following:

For insurance department:

Office of commissioner:	
Salary of commissioner	\$15,181
Salary of deputy commissioner	12,300
Salary of assistant to commissioner	9,750
Other personal services:	
Permanent	70,198
Other*	2,000
	<hr/>
Total	\$109,429
Current expenses	9,764
Travel:	
In state	100
Out of state	1,250
Equipment	650
	<hr/>
Total	\$121,193

\*Not to be transferred or used for any other purpose than for actuarial services.

Rating division:

Personal services:

Permanent \$19,874

Current expenses 1,400

Travel:

In state 50

Out of state 500

Equipment 95

---

Total 21,919

Real estate division:

Personal services:

Permanent \$7,690

Current expenses 5,800

Travel:

In state 100

Out of state 450

Equipment 355

---

Total 14,395

---

Total for insurance department \$157,507

---

Amend the appropriation For department of labor: Office of commissioner: by striking out the same and inserting in place thereof the following:

For department of labor:

Office of commissioner:

Salary of commissioner \$12,500

Salary of deputy commissioner 8,600

Other personal services:

Permanent 16,097

Other 1,770

---

Total \$38,967

Current expenses 8,021

Travel:

In state 600

Out of state 1,000

---

Total 48,588



Further amend the appropriation For department of labor: by changing the figures for "Total for department of labor" as follows: 184,127 changed to 186,127.

Amend the appropriation For resources and economic development: Community recreation service: by striking out the same and inserting in place thereof the following:

Community recreation service:

Personal services:

Permanent	\$12,872
Current expenses	965

Travel:

In state	1,115
Out of state	300

Total	15,252
-------	--------

Further amend the appropriation For resources and economic development: Office of commissioner: by changing the figures for "Total for office of commissioner" as follows: 348,271 changed to 350,031.

Further amend the appropriation For resources and economic development: Division of resources development: by striking out the same and inserting in place thereof the following:

Division of resources development:

Salary of director	\$13,621
--------------------	----------

Personal services:

Permanent	299,729
Other	39,819†

Total	\$353,169
-------	-----------

Current expenses	26,500
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Travel:

In state	17,820
Out of state	900

Equipment	22,200
-----------	--------

Other expenditures:

State's share of town warden training expenses	3,000
------------------------------------------------------	-------

State's share of town prevention bills	2,200
Plant maintenance — re- pairs to machines and equipment	4,075
Repairs to buildings	3,300

---

Total	\$433,164
-------	-----------

Less revenue:

Clarke-McNary law — sections 2 and 4	106,000
Forest pest and disease	15,000
White pine blister rust	26,000
Nursery seed orchard — title IV	10,000
Other revenue	2,976

---

Net appropriation	\$273,188
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†In this appropriation \$26,000 shall be the state's share of the county forest program.

Further amend the appropriation For resources and economic development: Division of economic development: Industrial development: by striking out the same and inserting in place thereof the following:

Industrial development:

Salaries of two senior industrial agents	\$20,499
Other personal services: Permanent	71,256

---

Total	\$91,755
Current expenses	13,000

Travel:

In state	8,000
Out of state	10,500

---

Total	123,255
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Further amend the appropriation For resources and eco-

conomic development: Division of economic development: Planning and research: Personal services: Permanent, by changing the figures as follows: 74,569 changed to 82,376; and by changing the figures for "Total" as follows: 89,229 changed to 97,036. Further amend the appropriation For resources and economic development: Division of economic development: by changing the figures for "Total for division of economic development" as follows: 781,601 changed to 780,300. Further amend the appropriation For resources and economic development: Industrial park authority: by inserting after the word "authority" the sign† and by inserting at the end of said paragraph the following:

†Authority is hereby given to utilize so much as may be necessary of any surplus accumulated during fiscal 1967 within the agency without the use of any other state funds, as may be specifically approved by the governor and council.

Further amend the appropriation For resources and economic development: Urban planning assistance: by deleting the "Note" at end of said paragraph.

Further amend the appropriation For resources and economic development: by changing the figures for "Total for department of resources and economic development" as follows: 2,198, 694 changed to 2,199,153.

Amend the appropriation For department of safety: Initial plate fund: by striking out the same and inserting in place thereof the following:

Initial plate fund:\*

Personal services:

Permanent	\$15,008
-----------	----------

Current expenses	10,275
------------------	--------

Travel:

In state	1,500
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Out of state	500
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Other expenditures:

Oasi and retirement	1,205
---------------------	-------

Blue cross and insurance	150
--------------------------	-----

Driver assistance	125,000
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Police training school	4,000
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Total

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\$157,638

Less estimated revenue	157,638
------------------------	---------

Net appropriation	0
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Further amend the appropriation For department of safety:  
Division of state police: Traffic bureau: by striking out the same  
and inserting in place thereof the following:

Division of state police:

Traffic bureau:

Salary of director	\$13,500
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Other personal services:

Permanent	1,074,344
-----------	-----------

Other	2,000
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Total	\$1,089,844
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Current expenses	100,000
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Travel:

In state	202,100
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Out of state	1,500
--------------	-------

Equipment	128,000
-----------	---------

Other expenditures:

Oasi and retirement	65,695
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Blue cross and insurance	7,610
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Training	3,800
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Auxiliary police	7,500
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Total	\$1,606,049
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Less estimated revenue	50,250
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Less transfer from turnpikes	146,143
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Less transfer from highway fund	1,409,656
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Net appropriation	\$ 0
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Further amend the appropriation For department of safety:  
Division of safety services: by striking out the same and insert-  
ing in place thereof the following:

Division of safety services:

Salary of director	\$9,624
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Salary of fire marshal	10,680
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Other personal services:		
Permanent	151,797	
Other	75,000	
	<hr/>	
Total	\$247,101	
Current expenses	73,225	
Travel:		
In state	51,850	
Out of state	1,350	
Equipment	19,850	
Other expenditures:		
Oasi and retirement	16,750	
Blue cross and insurance	1,320	
Civil defense and rescue training center:		
Schools and training	500	
	<hr/>	
Total for safety services	\$411,946	
Less transfer from highway fund	142,593	
	<hr/>	
Net appropriation		269,353

Further amend the appropriation For department of safety by changing the figures for "Total for department of safety" as follows: 433,400 changed to 437,936.

Amend the appropriation For industrial school: Custodial care: by striking out the same and inserting in place thereof the following:

Custodial care:††		
Personal services:		
Permanent	\$383,085	
Other	9,299	
	<hr/>	
Total	\$392,384	
Current expenses†	70,000	
Equipment	4,230	
	<hr/>	
Total		466,614

Further amend the appropriation For industrial school: by changing the figures for "Total for industrial school" as follows: 789,454 changed to 790,554; and by changing the figures for "Net appropriation" as follows: 770,204 changed to 771,304.

Amend the appropriation For soldiers home: by striking out the same and inserting in place thereof the following:

For soldiers home:

Office of commandant:

Salary of commandant \$8,900

Other personal services:

Permanent 5,630

Other 575

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Total \$15,105

Custodial care:

Personal services:

Permanent \$32,619

Other 1,000

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Total 33,619

Professional care and treatment:

Personal services:

Permanent \$58,280

Other 3,500

---

Total 61,780

Operation and maintenance of plant:

Personal services:

Permanent \$12,812

Other 550

---

Total \$13,362

Current expenses 29,800

Travel:

In state 600

Equipment 2,400

---

Total 46,162

---

Total for soldiers home \$156,666

Less refunds (maintenance) 100

Less revenue and balance 60,000

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Net appropriation \$96,566

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Amend the appropriation For state prison: by striking out the same and inserting in place thereof the following:

For state prison:

Administration:

Salary of warden \$15,120

Other personal services:

Permanent 18,685

Other 300

---

Total \$34,105

Current expenses 2,100

Travel:

In state 785

Out of state 425

Equipment 475

---

Total \$37,890

Instruction:

Personal services:

Permanent 5,550

Custodial care:

Salary of deputy warden \$9,752

Other personal services:

Permanent†† 279,627

Other 30,000

---

Total \$319,379

Current expenses\* 107,705

Equipment 524

Other expenditures:

Custody of certain inmates† 3,964

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Total 431,572

\*In this appropriation \$18,000 shall be for products used from the institution's farm. No part of this appropriation shall be transferred to any other appropriation or expended for any other purpose. The institution's farm shall receive credit for all products used even though in excess of \$18,000.

†This appropriation shall be available for the custody of unmanageable inmates in out-of-state institutions or federal penitentiaries when no suitable institution exists in New Hamp-

shire. Any payments out of this appropriation shall be made with approval of the governor and council. This fund may also be used for such inmates who have been sent to such out-of-state institutions from the Laconia state school and the New Hampshire hospital. No part of this appropriation shall be transferred to any other appropriation or expended for any other purpose.

††The position of housekeeper included herein shall be deleted when the present incumbent retires.

Auxiliary to prison care and custody:

Personal services:

Other \$8,000

Current expenses 5,500

Other expenditures:

Awards — gate money 3,900

---

Total 17,400

Operation of plant:

Personal services:

Permanent \$30,413

Other 275

---

Total 30,688

Maintenance of plant:

Current expenses 11,500

Agriculture:

Personal services:

Permanent \$14,894

Other 3,081

---

Total \$17,975

Current expenses 25,000

Equipment 2,500

Other expenditures:

Butchering, curing meats and  
registry fees 1,200

---

Total \$46,675

Less credit transfer 18,000

Less estimated revenue 30,000

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Net reduction —1,325



Parole:		
Salary of parole officer	\$10,620	
Personal services:		
Permanent	23,159	
Other	600	
	<hr/>	
Total	\$34,379	
Current expenses	1,200	
Travel:		
In state	1,600	
Out of state	500	
	<hr/>	
Total		37,679
Prison industries:		
Personal services:		
Permanent	\$101,379	
Other	11,449	
	<hr/>	
Total	\$112,828	
Current expenses	196,735	
Travel:		
In state	75	
Out of state	275	
	<hr/>	
Total	\$309,913	
Less estimated revenue and credits	332,000	
	<hr/>	
Net appropriation		—22,087
		<hr/>
Total for state prison		\$548,867
Less refunds (maintenance)		2,826
		<hr/>
Net appropriation		<u>\$546,041</u>

Amend the appropriation For higher education fund: by striking out the same and inserting in place thereof the following:

For higher education fund:	
University of New Hampshire:	
Authorized expenditures	\$22,051,757

Less estimated revenue:		
Board and room	2,910,800	
Tuition	4,264,206	
Federal funds	1,166,061	
Trust funds	312,847	
Auxiliary enterprises	1,329,100	
Other revenue	4,303,340	
	<hr/>	
Net appropriation		\$7,765,403
Keene state college:		
Authorized expenditures	\$3,599,026	
Less estimated revenue:		
Board and room	687,400	
Tuition	838,450	
Federal funds	24,800	
Auxiliary enterprises	171,500	
Other revenue	447,650	
	<hr/>	
Net appropriation		1,429,226
Plymouth state college:		
Authorized expenditures	\$3,303,835	
Less estimated revenue:		
Board and room	990,000	
Tuition	766,750	
Federal funds	37,700	
Auxiliary enterprises	116,014	
Other revenue	203,000	
	<hr/>	
Net appropriation		1,190,371
Salary increases for non-academic personnel†		250,000
		<hr/>
Total for higher education fund*		\$10,635,000
		<hr/>
For extension work in counties		\$111,400
		<hr/>

†This appropriation to be expended only for salary increases to non-academic employees of the university of New Hampshire, Keene state college and Plymouth state college.

\*For the fiscal year ending June 30, 1969, the millage formula provided by RSA 187:24 is hereby suspended and the sums hereby appropriated shall be the total appropriation for the uni-

versity of New Hampshire, Plymouth state college, and Keene state college, and shall be in lieu of requirements for appropriation under said RSA 187:24.

Amend the appropriation For board of education: N. H. vocational institute — Portsmouth, by striking out the same and inserting in place thereof the following:

N. H. vocational institute — Portsmouth:

Personal services:

Permanent	\$188,723
Other	13,000

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Total	\$201,723
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Current expenses	44,000
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Travel:

In state	800
Out of state	350

Equipment	3,810
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Total	\$250,683
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Less estimated revenue:

Tuition	50,000
Cafeteria	8,500
Textbooks and supplies	7,000
Evening school	7,800
Federal funds	15,400

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Net appropriation	161,983
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Further amend the appropriation For the board of education: by changing the figures for "Total for board of education" as follows: 10,225,100 changed to 10,227,500; and further amend by changing the figures for "Net appropriation for board of education" as follows: 10,213,600 changed to 10,216,000.

Insert after the paragraph making appropriation For aeronautics commission: the following appropriation:

For arts commission:

Other expenditures	\$60,000
Less: federal and local contributions	45,000

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Total for arts commission†	\$15,000
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†This appropriation shall not be expended unless three-to-one matching funds are received.

Insert after the paragraph making appropriation For bank commissioner the following appropriation:

For human rights commission:

Other expenditures	\$5,000
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Amend the appropriation For liquor commission: by striking out the same and inserting in place thereof the following:

For liquor commission:

Administration:

Salaries of three commissioners	\$36,500
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Other personal services:

Permanent	305,663
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Other	3,500
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Total	\$345,663
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Current expenses	45,421
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Travel:

In state	30,000
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Out of state	2,700
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Equipment	4,218
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Other expenditures:

Oasi and retirement	28,787
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Special investigative work	500
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Total	457,289
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Stores operation:

Personal services:

Permanent	\$1,300,850
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Other	235,000
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Total	\$1,535,850
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Current expenses	478,875
------------------	---------

Travel:

In state	10,220
----------	--------

Equipment	46,100
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Other expenditures:

Oasi and retirement	121,480
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Total	\$2,192,525
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Less revenue from sweepstakes commission	114,000	
Net appropriation		2,078,525
Warehouse:		
Personal services:		
Permanent	\$117,384	
Other	16,650	
Total	\$134,034	
Current expenses	31,451	
Equipment	768	
Other expenditures:		
Oasi and retirement	10,923	
Total		177,176
Total for liquor commission		\$2,712,990

Amend the appropriation For racing commission: by striking out the same and inserting in place thereof the following:

For racing commission:

Thoroughbred racing:		
Salaries of three commissioners	\$9,000	
Other personal services:		
Permanent	25,063	
Other*	35,752	
Total	\$69,815	
Current expenses	5,995	
Travel:		
In state	2,000	
Out of state	2,000	
Equipment	450	
Total	\$80,260	
Less reimbursement	5,731	
Net appropriation		\$74,529
Harness racing:		
Personal services:		
Permanent	\$21,536	

Other*	111,219	
Total	<u>\$132,755</u>	
Current expenses	3,500	
Travel:		
In state	11,334	
Out of state	600	
Equipment	650	
Total	<u>\$148,839</u>	
Less reimbursement	12,745	
Net appropriation		<u>136,094</u>
Total for racing commission		<u><u>\$210,623</u></u>

\*Such portion of this amount as constitutes the compensation of the official state steward or associate judge of the state racing commission, shall be reimbursed to the state by the person, association, or corporation conducting the race or meet and such reimbursement shall include the employer's share of oasi taxes.

Amend the appropriation For tax commission: by striking out the same and inserting in place thereof the following:  
For tax commission:

Office of commission:		
Salaries of two commissioners	\$24,271	
Salary of secretary	15,300	
Other personal services:		
Permanent	222,012	
Other*	90,000	
Total	<u>\$351,583</u>	
Current expenses	20,000	
Travel:		
In state	42,000	
Out of state	2,000	
Equipment†	13,500	
Total		<u>429,083</u>

\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†No funds of the tax commission shall be expended for purchase of an electronic calculator.

Municipal accounting:

Personal services:

Permanent \$88,924

Other 1,000

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Total \$89,924

Current expenses 2,500

Travel:

In state 7,000

Out of state 350

Equipment 450

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Total 100,224

Intangible tax:

Personal services:

Permanent \$33,897

Other 400

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Total \$34,297

Current expenses 3,300

Travel:

In state 300

Out of state 450

Other expenditures:

Oasi and retirement 2,970

Blue cross and insurance 280

---

Total 41,597

Inheritance tax:

Personal services:

Permanent \$24,887

Other 7,000

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Total \$31,887

Current expenses 1,820

Travel:

In state 150

Out of state	50	
	<hr/>	
Total		33,907
Tobacco products tax:		
Personal services:		
Permanent	\$45,045	
Other	400	
	<hr/>	
Total	\$45,445	
Current expenses	2,500	
Travel:		
In state	4,900	
Out of state	750	
Equipment	1,680	
	<hr/>	
Total		55,275
Boat taxation:		
Personal services:		
Other	\$3,500	
Other expenditures	3,500	
	<hr/>	
Total	\$7,000	
Less revenue and balance	7,000	
	<hr/>	
Net appropriation		0
Other expenditures:		
Flood control		70,000
Appraisal school		2,000
Forest conservation aid		52,000
Special aid for heavily timbered towns		20,500
		<hr/>
Total for tax commission		\$804,586
		<hr/> <hr/>

Amend the appropriation For water pollution commission: by striking out the same and inserting in place thereof the following:

For water pollution commission:

Office of commission:

Deputy executive director and chief  
engineer

\$14,445

Chief aquatic biologist

10,460



Director of municipal services and assistance	10,280	
Other personal services:		
Permanent	235,670	
Other	3,000	
Total	\$273,855	
Current expenses	16,465	
Travel:		
In state	26,100	
Out of state	1,100	
Equipment	10,303	
Total		\$327,823
New England interstate water pollution commission:		
Personal services:		
Other	\$ 700	
Current expenses	1,500	
Travel:		
Out of state	800	
Total		3,000
State aid grants*		1,603,186

\*The sum hereby appropriated shall not lapse, but shall be added to the appropriation of the commission in any succeeding fiscal year, to be used for the purpose herein contained.

Sanitary engineering:		
Salary of executive director	\$16,800	
Other personal services:		
Permanent	67,513	
Other	6,000	
Total	\$90,313	
Current expenses	6,900	
Travel:		
In state	5,000	
Out of state	400	
Total		102,613

## Federal funds:

## Personal services:

Permanent	\$23,291
Other	3,500

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Total	\$26,791
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Current expenses	3,369
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## Travel:

In state	1,000
Out of state	800

Equipment	840
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## Other expenditures:

Oasi and retirement	2,100
Blue cross and insurance	100

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Total	\$35,000
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Less estimated revenue	35,000
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Net appropriation	0
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Total for water pollution commission	\$2,036,622
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Amend the appropriation For public works division of department of public works and highways: by striking out the same and inserting in place thereof the following:

For public works division of department  
of public works and highways:

## Personal services:

Permanent	\$114,846
Other	40,000

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Total	\$154,846
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Current expenses	20,000
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## Travel:

In state	5,800
Out of state	285

Equipment	2,000
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## Other expenditures:

Administrative costs to department of public work and highways	5,000
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Total	\$187,931
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Less estimated credits	7,000
	<hr/>
Net appropriation	\$180,931
	<hr/> <hr/>

Amend the appropriation For public works and highways: Less estimated revenue and balance, by changing the figures for "Available from estimated lapses and balance" as follows: 1,158,-556 changed to 1,476,196.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1969" as follows: \$56,025,239 changed to \$57,204,485.

Amend the bill by striking out section 10 and inserting in place thereof the following new sections:

10 Room assignment. Other provisions of law notwithstanding, all rooms on the third floor of the state house shall be assigned for use by the president of the senate and the speaker of the house.

11 Committee established. There is hereby established a committee of six members, composed of the president of the senate, the speaker of the house, and the majority and minority leaders of the house and senate, to research, record and publish the history, background, story, development and achievements of the general court in such form as it may determine with the purpose in view of making available in convenient, interesting, and readable form to the people of the state and teachers and students this facet of the history of our state. There is hereby appropriated for the fiscal year ending June 30, 1969, the sum of eight thousand dollars, which shall be non-lapsing, to be expended by the committee to pay for the costs hereof including but not limited to the employment of clerical, research, consultant and expert personnel to assist the committee in carrying out the purposes for which it is hereby established which shall be a charge against the legislative appropriation. All state, county, city and town officers, agencies and departments are hereby directed to cooperate fully with the committee in furnishing to it data, information and facts relative to the general court which come within their custody or knowledge in their official capacity.

12 Takes effect. This act shall take effect July 1, 1968.

On motion of Rep. Eaton, reading of the amendment was dispensed with.

Rep. Eaton moved that the House non-concur in the Senate Amendment and that a committee of conference be appointed.

Motion adopted and the Chair appointed: Reps. Eaton, Cobleigh, Drake, Bruton and Belcourt.

**SB 121**

relating to the definition of highways. Rep. Barnard for Public Works. Ought to pass.

Ordered to third reading by vv.

**SB 82**

relative to the federal-aid highways. Rep. Alice Davis for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HB 544**

relative to rules and regulations of the state liquor commission and requiring legislative approval. Rep. Foss for Liquor Laws. Inexpedient to legislate.

Resolution adopted by vv.

**HB 523**

creating the Southeastern New Hampshire Regional Planning and Development Commission. Rep. Claflin for Resources, Recreation and Development. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Authorization. The commission may accept and receive in furtherance of its functions, funds, grants, and services from the federal government or its agencies, from departments, agencies, and instrumentalities of state, municipal, or local government, or from private and civic sources. Such funds may be used in conjunction with other funds from federal or state governments or from grants, gifts, or contributions available for such work. The municipalities of the southeastern New Hampshire region are permitted to contract with the commission for technical assistance on a reimbursable basis related

to purely local considerations, except that none should be proffered by the commission as a matter of policy at the neglect of its regional program and responsibilities or in competition unfairly with private enterprise.

\* \* \*

Amendment adopted.

Rep. Junkins offered the following amendment.

On motion of Rep. Junkins reading of the amendment was dispensed with.

### AMENDMENT

Amend section 2 of the bill by inserting after the word "Somersworth" in line 6 the word (Raymond) so that said section as amended shall read:

2 Members of Commission and Purposes. The commission shall be composed of representatives from the following municipalities: Atkinson, Brentwood, Danville, Dover, Durham, East Kingston, Epping, Exeter, Fremont, Greenland, Hampstead, Hampton, Hampton Falls, Kensington, Kingston, Lee, Madbury, New Castle, Newfields, Newington, Newmarket, Newton, North Hampton, Plaistow, Portsmouth, Rochester, Rollinsford, Rye, Sandown, Seabrook, Somersworth, Raymond, South Hampton, Stratham, portions of Rockingham and Strafford Counties and such other jurisdictions as the commission may determine necessary in order to administer a comprehensive regional planning and development program. The commission shall administer an economic development program and it shall prepare a coordinated plan for the region. The development program shall utilize the techniques of research, planning and development taking into account present and future needs, with a view toward encouraging the most appropriate use of land, such as for agriculture, forestry, industry, commerce, and housing, the facilitation of transportation and communication; the proper and economic location of public utilities and services; the development of adequate recreational areas; the promotion of good civic design; and the wise and efficient expenditure of public funds. The aforesaid plan shall be made in order to promote the economic development, prosperity, health, safety, and general welfare of the region and its

inhabitants. In view of the substantial extent to which the economy of the southeastern New Hampshire region is dependent upon industry and commerce serving the nation's defense establishment, the commission shall support information, research, analysis, and coordinated planning which contributes to economic development, and full employment.

\* \* \*

Rep. Junkins explained his amendment.

Amendment adopted; ordered to third reading by vv.

### **HB 754**

providing for resident discounts at state skiing facilities and state parks.

Rep. Claffin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Summer Rates. Amend RSA 218 by inserting after section 5 as amended by 1961, 223:3 the following new section: 218:5-a Discounts; Division of Parks. The director of the division of parks is hereby instructed to issue day use coupon books reflecting a twenty per cent discount from the usual rates charged at state parks during the summer months.

2 Resident Rates at Ski Areas. Amend RSA 227 by inserting after section 13 as inserted by 1963, 244:1 the following new section: 227:14 Reduced Rates. A discount of twenty per cent shall be given by the division to state residents, when certified as such by their respective town clerks, on all season tickets and coupon books sold prior to December 15 of each year for winter facilities at Mt. Sunapee and Cannon Mountain state ski areas.

3 Division of Parks. Amend RSA 218 by inserting after section 15 the following new section: 218:16 Passes. In recognition of promotional or reciprocal cooperation, the director of parks, with the approval of the commissioner, may grant special daily or seasonal passes to persons to use recreational or other areas under his jurisdiction under the following conditions:

no more than one such pass, including not more than one other person, shall be assigned to an individual and use of the same shall not be transferable to others than members of the family of said recipient. Any pass of seasonal duration shall include individualized identification. The commissioner shall establish other conditions for the issuance of said passes and the director shall cancel said passes for any violation of said conditions.

4 Effective Date. This act shall take effect on passage.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HJR 85**

to establish a New Hampshire committee on highway beautification. Rep. Clafin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend the joint resolution by striking out all after the word "duties" in line 28 and inserting in place thereof the words (The committee shall have authority to arrange for the procurement of plaques and certificates to be awarded; to arrange for cooperation with other organizations having similar or parallel objectives; and to make such reasonable rules and regulations as are necessary to carry out its duties) so that said joint resolution shall read as follows:

That there is hereby established a committee of nine members to the known as the New Hampshire committee on highway beautification to give official recognition to those communities which each year show the greatest improvement in the appearance of the roadsides within their boundaries. Said committee shall consist of three members to be appointed by the speaker of the house, two members to be appointed by the president of the senate, and four members to be appointed by the governor with the consent of the council. All appointments shall be for a term of two years and any vacancy shall be filled in the same manner as the original appointment was made. The committee shall elect its own chairman. The duties of the committee shall be to encourage local organizations and civic groups to participate in highway beautification projects; to publicize the efforts of local organizations and civic groups

engaged in such projects; and to recognize the achievements of local communities which show great improvement in the appearance of the highways within their boundaries through the presentation of community beautification awards. Such awards shall consist of specially-designed plaques to be presented annually by the committee to four communities or organizations, each of which has shown the most improvement in the appearance of local roadsides within its population category. Such communities shall represent the following four population categories: (1) population of one thousand or less; (2) population over one thousand but not over three thousand; (3) population over three thousand but not over ten thousand; (4) population over ten thousand; all population figures to be based on the latest federal census. In addition, the committee may award one all-state beautification trophy to any community or organization, regardless of size, which has shown outstanding achievement in highway beautification and as many certificates of honorable mention as it sees fit. The committee shall have the power to make reasonable rules and regulations necessary to carry out its duties. The committee shall have authority to arrange for the procurement of plaques and certificates to be awarded; to arrange for cooperation with other organizations having similar or parallel objectives; and to make such reasonable rules and regulations as are necessary to carry out its duties.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### **HB 691**

relative to licenses to operate motor vehicles. Rep. A. George Manning for Transportation. Ought to pass with amendment.

#### **AMENDMENT**

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Definitions Added. Amend RSA 259:1 as amended by 1957, 283:1, 1959, 207:1, 1963, 273:1, 330:3 and 1965, 274:1 by inserting after paragraph XVI the following new paragraphs:

XVI-a. "Light truck", any motor truck having no more than two axles.



XVI-b. "Heavy truck", any motor truck having more than two axles.

XVI-c. "Tractor-trailer", any truck-tractor or semi-trailer; and by inserting after paragraph XXVIII as amended by 1959, 207:1 the following new paragraph:

XXVIII-a. "Truck-tractor", any motor vehicle designed and used primarily for drawing other vehicles and not so constructed as to carry a load other than a part of the weight of the vehicle and load so drawn.

Further amend the bill by inserting after section 1 the following new section:

2 Motor Truck. Amend paragraph XVI of RSA 259:1 by inserting in line one after the word "one" the words (and one-half) so that the paragraph as amended shall read as follows: XVI. "Motor truck", any motor vehicle of greater than one and one-half ton capacity intended, designed or constructed for the transportation of freight or merchandise, or any motor vehicle equipped with other than pneumatic tires.

Further amend the bill by renumbering the original section 2 to read section 3.

Further amend the bill by striking out the original section 3 and inserting in place thereof the following:

4 Specific Licensing Required. Amend RSA 261:20 by striking out said section and inserting in place thereof the following: 261:20 Commercial Operator's License. No person shall operate a bus, light truck, heavy truck or tractor-trailer, as defined in RSA 259:1, unless specifically licensed therefor as a commercial operator by the director, except as hereinafter provided. A license to operate a tractor-trailer shall authorize the operation of any motor vehicle registered in this state other than a school bus or a motorcycle; a license to operate a heavy truck shall authorize the operation of any motor vehicle registered in this state other than a tractor-trailer, school bus or motorcycle; a license to operate a light truck shall authorize the operation of any motor vehicle registered in this state other than a tractor-trailer, heavy truck, school bus or motorcycle. The provisions of this section shall not apply to the operation of a motor truck bearing agricultural or farm registration.

Further amend the bill by renumbering the original section 4 to read section 5.

Further amend the bill by striking out the original section 5 and inserting in place thereof the following:

6 Commercial Operator's License Required. Amend RSA 261:22 by striking out said section and inserting in place thereof the following: 261:22 Employing Commercial Operator. No person in control of a bus, heavy truck, light truck or tractor-trailer shall allow any other person to operate such bus, truck or tractor-trailer unless such operator holds the appropriate commercial operator's license therefor.

Further amend the bill by striking out the original section 6 thereof and inserting in place thereof the following new sections:

7 Special Provisions. Amend RSA 261 by inserting after section 21 the following new section: 261:21-a Extension of Present Licenses. Notwithstanding any other provisions of law or of this act to the contrary, any person holding a valid commercial operator's license on the effective date of this act may operate under the authority of said license either a light truck, a heavy truck, or a tractor-trailer until the first renewal date of said license, unless sooner suspended or revoked. On said renewal date, the holder of such a commercial operator's license shall designate the type of commercial operator's license, as defined in RSA 261:20, for which he is applying and such license shall be issued to him at his request and without examination. On all subsequent renewal dates, the applicant shall be issued, without examination, the same type of commercial operator's license which he designated in his original renewal application.

8 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

Rep. Elmer York moved that HB 691 be indefinitely postponed and spoke in favor of the motion.

Rep. Stephen Smith spoke against the motion.

Rep. D'Amante spoke in favor of the motion.

Rep. A. George Manning spoke against the motion. -

At the request of Rep. Williamson, Rep. Stephen Smith answered questions.

Motion lost by vv.

Rep. Elmer York requested a division.

135 members having voted in the affirmative, and 138 in the negative the motion lost.

The question now being on the committee amendment.

At the request of Rep. Berry, Rep. Stephen Smith answered questions.

Amendment adopted by vv.

Rep. Stratton requested a division.

146 members having voted in the affirmative, and 107 in the negative the amendment was adopted.

At the request of Reps. Elmer York and Bridges, Rep. Stephen Smith answered questions.

Rep. Ellms requested a division.

139 members having voted in the affirmative and 129 in the negative, the amendment was adopted.

Ordered to third reading.

## **HB 699**

was withdrawn by the committee on Education.

## **REPORT OF THE COMMITTEE ON JOURNAL**

The Committee on the Journal, having examined the Journal of Wednesday, June 14, 1967, offers the following resolution and recommends its adoption:

*Resolved*, That the Journal of the House of Wednesday, June 14, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said Journal in the following particulars, to wit:

(a) Strike out from the amendment to the appropriation for the Division of Public Welfare, on page 2447 of said Journal, the lines "Less recoveries from past medical aid to the aged

3,00" and insert in place thereof the words "Less recoveries from past medical aid to the aged, 3,000".

(b) Strike out from the amendment on appropriation for marine fisheries, page 2497, the words

"Less estimated revenue	29,910
Net appropriation	0"

where they occur under "other expenditures"

Marjorie Colburn, for the Committee.

Resolution adopted by vv.

### RESOLUTIONS

Reps. Fuller and Osborn offered the following resolution:

### RESOLUTIONS

*Whereas*, Edward Grimes has long been a familiar janitor around the State House, and

*Whereas*, his smiling service to the members of the House has our sincere appreciation, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby testify to the faithful service of Mr. Grimes and congratulate him on his pleasant manner of performing his everyday tasks, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Mr. Grimes.

\* \* \*

Resolutions adopted by vv.

Reps. Fuller and Osborn offered the following resolution:

### RESOLUTIONS

*Whereas*, Eileen Smith, our State House nurse, has been on duty during this legislative session, and

*Whereas*, the efficient fulfillment of her duties has been done in a charming and good natured manner, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby express our gratification to Mrs. Smith for her willingness to keep us in our needs with a hope that her devoted service to the state will be of long duration, be it further

*Resolved*, that a copy of these resolutions be transmitted to Mrs. Smith.

\* \* \*

Resolutions adopted by vv.

Reps. Pickett, Drake and Willey offered the following resolution:

### RESOLUTIONS

*Whereas*, a Study Commission was appointed in the early days of this session to look into Professional Nursing under House Joint Resolution No. 45, and

*Whereas*, this Commission has fortuitously submitted its report setting forth its findings in a clear and understandable manner, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby congratulate this Commission for the efficient and comprehensive manner in which this report was made.

\* \* \*

Resolutions adopted by vv.

Rep. Logan offered the following resolution:

### RESOLUTION

*Whereas*, the town of Grantham is observing its bicentennial on August 18, 19 and 20, now therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby extend our congratulations to the town of Grantham with the hope that the celebration will be a success in every way, and be it further

*Resolved*, that a copy of these resolutions be forwarded to Miss Amah Howard.

\* \* \*

Resolutions adopted by vv.

**HB 437**

to increase the registration fees of architects.

\* \* \*

On motion of Rep. Shirley Clark the committee of conference on HB 437 was discharged and a new committee was appointed. The Chair appointed Reps. Ratoff, Morse and Stuart Allan.

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit third reading of bills by title only, resolutions by caption only, and that when the House adjourns today it be to meet next Monday morning at 11:00 o'clock.

### THIRD READINGS

The following bills were read a third time, passed, and sent to the Senate for concurrence:

**HB 63**

to provide for the construction of a nursing facility unit at the Soldiers home.

### RECONSIDERATION

Rep. Duhaime, having voted with the majority, moved that the House reconsider its action whereby it passed HB 63, and spoke against the motion.

Motion lost by vv.

## THIRD READINGS (cont.)

**HB 74**

amending the Hawkers and Peddlers Statute to include Home Repair Salesmen.

**HB 273**

relating to the regulation of aircraft activities.

**HB 307**

relative to the salary of the register of deeds for Hillsborough county and schedule of fees for services of said office.

**HB 318**

to provide extra funds for the fish and game department from tolls from motor fuel used for propulsion of boats.

## RECONSIDERATION

Rep. Hunt, having voted with the majority, moved that the House reconsider its action whereby it passed HB 318, and spoke against the motion.

Motion lost by vv.

## THIRD READINGS (cont.)

**HB 343**

increasing the personal allowances for certain welfare recipients.

**HB 389**

relative to salaries of Hillsborough county sheriff and deputy sheriffs.

**HB 401**

relating to the practice of engineering.

**HB 523**

creating the Southeastern New Hampshire Regional Planning and Development Commission.

**HB 582**

relative to the department of personnel of the city of Manchester.

**HB 688**

amending certain pension acts of the city of Manchester.

**HB 691**

relative to licenses to operate motor vehicles.

**HB 693**

amending an act in relation to the city of Manchester, providing for the office of auditor of said city.

**RECONSIDERATION**

Rep. Stephen Smith, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 691 and spoke against the motion.

Motion lost by vv.

**HB 721**

increasing the number of highway commissioners for the city of Manchester.

**HB 744**

disannexing a certain portion of Lisbon town school district and annexing the same to Sugar Hill school district.

**HB 754**

providing for resident discounts at state skiing facilities and state parks.

**HB 775**

to clarify the authority of the shore fisheries advisory committee in making regulations on taking of marine species.

**HJR 84**

to create a committee to study the creation of a retirement system for the Hillsborough county employees.

**HJR 85**

to establish a New Hampshire committee on highway beautification.

\* \* \*

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

**SB 121**

relating to the definition of highways.



**SB 142**

adopting the uniform act on status of convicted persons.

**SB 144**

to prevent the unauthorized practice of law.

**RECONSIDERATION**

Rep. Spitzli, having voted with the majority, moved that the House reconsider its vote whereby it passed SB 144 and spoke against the motion.

Motion lost by vv.

\* \* \*

**THIRD READINGS (cont.)****SB 155**

relative to manner of serving terms of imprisonment.

**SB 210**

extending uninsured or hit-and-run motor vehicle coverage to include motor vehicles insured by a company which is insolvent on the date of the accident.

**SB 211**

to bar public officer or employee from benefiting from insurance contracts issued on construction paid for by public funds.

**SB 226**

relating to election of board of education for the city of Concord.

\* \* \*

**SJR 3**

in favor of George W. LaRocque was passed and sent to the Senate for concurrence in the House amendment.

\* \* \*

On motion of Rep. Montplaisir the House adjourned at 6:47 P. M.

*Monday, June 26*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

O God, grant that the totality of our lives may be set in such perspective, that we look not mainly to the past, not that we live merely in the experiences of others . . . but rather that we open ourselves to search the meaning of our task in this day.

We pray that, as legislators, we may justify our designation as those who study not only the bills before us, but also the people about us, our society in its wonder and complexity, and the mystery of your silent presence at the core of human life. Amen.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Charles H. Cheney, Sr. led the Convention in the Pledge of Allegiance to the Flag.

### INTRODUCTION OF GUESTS

The Chair introduced Maurice J. Levesque of Hudson Post 48 the newly elected State Commander of N. H. American Legion and Hubert S. O'Neil, State Department Adjutant.

### HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Former Representative, Vernon Hood of Plainfield, courtesy of Rep. Bushey.

Phillip McDonough, son of Rep. McDonough, a senior at Georgetown University, Washington, D. C.

Bruce Smith, grandson of Rep. Robert Smith of Keene.

Mrs. Edna Fuller, Town Clerk of Stratford and her granddaughter, Miss Karen McNeeley, courtesy of Rep. Hunt.

Former Representative, Stuart Gage from Grafton, courtesy of Rep. Morse.

Mrs. Wilfred Howland and granddaughter Wendy, courtesy of Rep. Howland.

Former Representative, Charles Armstrong of Littleton, courtesy of Representatives of District 1, Grafton County.

John G. Allain of Dover, a future Representative, courtesy of Rep. Murphy.

Major Denis M. Kilroy, courtesy of his Uncle, Rep. McCarthy of Laconia.

### LEAVES OF ABSENCE

Reps. Cone and Poliquin were granted leave of absence for the day on account of important business.

Rep. Beard was granted leave of absence for the day on account of illness in the family.

Rep. Tirrell was granted leave of absence for the day on account of illness.

Rep. Vachon was granted indefinite leave of absence on account of illness.

Rep. O'Neil was granted indefinite leave of absence on account of important business.

### INTRODUCTION OF A BILL

#### **HB 818**

providing for the construction of service areas at Hooksett toll station and on the Eastern New Hampshire Turnpike. (McQuade of Strafford Dist. 19, Tasoulas of Cheshire Dist. 13, Ellms of Grafton Dist. 14 — To Appropriations.)

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, Senate Bills and House and Senate Joint Resolutions:

#### **HB 39**

relative to the form of ballots for biennial elections.

**HB 88**

prohibiting the employment at race tracks of persons who have been convicted of violating gambling laws.

**HB 103**

relative to public assistance to aged, etc.

**HB 408**

relative to town road aid.

**HB 590**

authorizing private meetings of the Lebanon city council on matters in litigation.

**HB 620**

relative to penalties for driving a motor vehicle without a valid license and for misuse of number plates.

**HB 683**

requiring the division of public health services to make recommendations to the director of motor vehicles with reference to medical aspects of licensing, enforcement, and accident investigation.

**HB 722**

authorizing Gunstock Junior College of Laconia to confer degrees.

**HB 779**

relative to Cheshire County Savings Bank and Portsmouth Savings Bank.

**SB 121**

relating to the definition of highways.

**SB 210**

extending uninsured or hit-and-run motor vehicle coverage to include motor vehicles insured by a company which is insolvent on the date of the accident.

**HJR 66**

providing for the disposition of funds in the white pine blister rust account.

**HB 369**

relative to savings bank investments in buildings subject to the unit ownership act.

**HB 409**

relative to state aid for class V highways in towns.

**HB 432**

to provide for a study of the educational system of the state, to include state aid to school districts.

**HB 548**

extending the powers of the coordinating board of advanced education and accreditation.

**HB 587**

relating to the minutes of private meetings of the Lebanon city council.

**SB 142**

adopting the uniform act on status of convicted persons.

**SB 144**

to prevent the unauthorized practice of law.

**SB 155**

relative to manner of serving terms of imprisonment.

**SB 149**

authorizing the issuance of variable annuities contracts.

**HB 272**

authorizing the Hillsborough county register of probate to deputize persons for special assignments.

**HB 662**

relative to excavating and dredging in public waters.

**HB 300**

relative to unit ownership of real property.

**HB 678**

relating to milk standards.

**HB 712**

relative to investments of savings banks in unsecured notes.

**HB 720**

authorizing school districts to provide life and health insurance for their employees.

**HB 769**

relating to service of process on representatives of deceased non-resident motor vehicle operators.

**SB 124**

prohibiting the transfer of any appropriations for equipment to other uses.

**SB 146**

legalizing proceedings at the annual meeting of the Amherst School District held in the town of Amherst on March 10, 1967.

**SB 206**

increasing the penalty for misusing or mutilating national and state flags.

**HJR 81**

in favor of Letendre Funeral Services, Inc.

**HB 633**

relating to pesticides control.

**HB 741**

enabling residents temporarily outside the United States to register.

**HB 76**

relative to compensation for board of optometry and annual fees for registered optometrists.

**HB 93**

relative to filing report of motor vehicle accident.

**HB 166**

requiring licensing to engage in business of second mortgage home loans.

**HB 395**

to provide for an immediate hearing on temporary restraining orders in a divorce libel.

**HB 460**

creating the position of consultant, health and physical education in the state department of education.

**HB 477**

relative to reports and escheat proceedings involving unclaimed and abandoned property.

**HB 543**

relative to a budget committee for the Newfound Area School District.

**HB 593**

establishing a board of police commissioners for the town of Gilford.

**HB 594**

relating to the activities of registered arborists.

**HB 726**

providing for use of additional polling places at caucuses in large towns.

**HB 70**

relative to rates for inmates of public institutions.

**HB 264**

to authorize courts to revoke motor vehicle licenses for cause.

**HB 444**

to provide benefits for members of the national guard injured while on federal or state duty.

**HB 524**

relative to restrictions on night work by females and minors.

**HB 750**

establishing the Lisbon Water Department.

**HJR 19**

appropriating funds for preparation of the Voters' Guide on constitutional questions at the 1968 election.

**HJR 64**

providing an appropriation for the development of east-west scheduled air service.

Idanelle Moulton

For the Committee

**SENATE MESSAGE**

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 750**

establishing the Lisbon Water Department.

**HB 458**

increasing the salary of the Strafford County treasurer.

**HB 459**

increasing the salary of the Strafford County Commissioners.

**HB 444**

to provide benefits for members of the national guard injured while on federal duty or state duty.

**HB 330**

changing the term of imprisonment for conditional sentences and repealing the committal provisions of conditional sentences.

**HB 255**

to tax the transfer of real property.

**HB 198**

relative to the salary of the sheriff of Strafford county.

**HB 283**

relative to dogs as a menace.

**HB 732**

relative to procedure for submission of budget for city of Dover.

**SB 179**

relating to the taking by the state of land restricted to conservation or recreation use.

**SB 113**

relative to the granting of degrees and the accreditation of specific courses offered by community colleges.

**HB 452**

providing for the regulation of community antenna television systems.

The Senate refuses to concur with the following House Bills and House Joint Resolutions sent up from the House of Representatives:

**HJR 60**

appropriating money for a radio communications system for the fish and game department.



**HJR 26**

making an appropriation to construct a silo hay storage process at Laconia State School.

**HB 223**

relative to expenditure of funds from special motor vehicle licenses.

**HB 106**

relative to the perambulation of the New Hampshire-Maine boundary line and the New Hampshire-Massachusetts boundary line.

**HB 100**

making appropriation for the Beaver Brook dam non-lapsing.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 474**

relative to the practice of barbering.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Barbering. Amend RSA 313:9 as amended by 1965, 218:1 by striking out said section and inserting in place thereof the following:

313:9 — Qualifications. Any person is qualified to receive a certificate of registration to practice barbering:

I. Who is at least eighteen years of age; and

II. (a) Who has satisfactorily completed a course of instruction of one thousand hours, in not less than six months in a school of barbering approved by the board and in addition has a total experience as an apprentice of a period of at least twelve months under a licensed barber; or

(b) Has satisfactorily completed a course of instruction

of one thousand five hundred hours in not less than nine months in a school of barbering approved by the board and in addition has a total experience as an apprentice of a period of at least six months under a licensed barber; or

(c) Has a total experience of three thousand hours in the practice of barbering or as an apprentice distributed over a period of at least twenty-four months under the supervision of a registered barber of five years' experience in this state; and

III. Who has passed a satisfactory examination conducted by the board to determine his fitness to practice barbering.

Any person is qualified to receive a certificate of registration as a registered apprentice who is at least sixteen years of age and has paid the required fee.

\* \* \*

On motion of Rep. McMeekin, the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 236**

relative to salaries of Grafton County Commissioners.

#### **AMENDMENT**

Amend section 1 of the bill by striking out line fourteen and inserting in place thereof the following:

In Hillsborough, forty-five hundred dollars.

\* \* \*

On the motion of Rep. Stephen Smith, the House concurred in the Engrossed Bills committee amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House

Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 551**

relative to the appointment of justices of the peace as bail commissioners.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

relative to the appointment of justices of the peace  
as bail commissioners.

\* \* \*

On motion of Rep. Spitzli, the House concurred in the Engrossed Bills committee amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 370**

establishing a real estate board.

**AMENDMENT**

Amend RSA 331-A:1-b as inserted by section 1 of the bill by striking out in line three the word "Three" and inserting in place thereof the words (Only two) and by striking out in line five the words "for at least ten years" so that said section as amended shall read as follows:

331-A:1-b Qualifications. Each director of the board shall be a citizen of the United States and a resident of this state for at least six years prior to his appointment. Only two of such appointees shall be real estate brokers whose vocation shall have been that of a real estate broker.

Amend RSA 331-A:1-c as inserted by section 1 of the bill by striking out in line seven the word "secretary" and inserting in place thereof the words (director, with a salary established

under RSA 94:1) and by inserting in line eleven after the word "receipts" the words (and expenses) so that the said section as amended shall read as follows:

331-A:1-c Power and Duties. The board shall have the power to adopt and amend all rules of procedure not inconsistent with the constitution of laws of this state, which reasonably may be necessary for the proper performance of its duties and the regulation of the proceedings before it. The board shall adopt and have an official seal. It shall further have the power and authority to create the position of, and appoint an executive director, with a salary established under RSA 94:1 to assist the board in administering the provisions of this chapter. The board shall make an annual report to the governor and to the presiding officer of each House of the General Court on or before the first day of September in each year, including therein an account of its actions, receipts and expenses derived under the provisions thereof, the practical efforts of the application of this chapter, and any recommendation for legislation which the board deems advisable.

Amend RSA 331-A:5-b as inserted by section 4 of the bill by striking out in line three the word "shall" and by inserting in place thereof the word (may) so that the said section as amended shall read as follows:

331-A:5-b Temporary Licenses. In the event of the death of a licensed real estate broker who is the sole proprietor of a real estate business, the board may, upon application by his legal representative, issue without examination a temporary license to such legal representative or to an individual designated by him and approved by the board and by the payment of the prescribed fee, which shall authorize such temporary licensee to continue to transact said real estate business for a period not to exceed one year from the date of death.

\* \* \*

On motion of Rep. Ratoff the Rules of the House were so far suspended as to dispense with the reading of the amendment.

On motion of Rep. Shirley Clark, the House concurred in the Senate amendment.

## ENGROSSED BILLS COMMITTEE REPORT

**HB 453**

authorizing the sweepstakes commission to conduct pure lotteries and to associate drawings with horse races held before and after the drawings, within or without the state of New Hampshire. Rep. Idanelle Moulton for Committee on Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

## AMENDMENT

Amend section 1 of the bill by striking out line three and inserting in place thereof the following:

1965, 200:1 and 1967, 42:1, by striking out said paragraphs and inserting in place

Amend section 3 of the bill by striking out line two and inserting in place thereof the following:

by striking out the same and inserting in place thereof the following:

\* \* \*

On motion of Rep. Shirley Clark, the House concurred in the Engrossed Bills Committee amendment.

**SB 150**

relating to the industrial park authority. Rep. Idanelle Moulton for Committee on Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

## AMENDMENT

Amend section 2 of the bill by striking out line one and inserting in place thereof the following:

2 Industrial Development Authority. Amend RSA 162-A:3 as inserted by 1955, 254:1 by striking

Amend section 8 of the bill by striking out line two and inserting in place thereof the following:

after section 17-a (supp) as inserted by 1963, 326:1 and amended by 1967, 117:3 the following: 387:17-b

\* \* \*

On motion of Rep. Shirley Clark, the House concurred in the Engrossed Bills Committee Report.

**HB 173**

to establish an elevator inspection law. Rep. Idanelle Moulton for the committee on Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend said bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 157-A as inserted by 1967, 236:1 the following new chapter:

**Chapter 157-B**

Further amend said bill by renumbering the paragraphs numbered 157-A:1 to 157-A:17, inclusive to read 157-B:1 to 157-B:17, inclusive.

Amend section 2 of said bill by striking out the figure "157-A" in line 3 and inserting in place thereof the figure (157-B)

\* \* \*

On motion of Rep. Stevenson, the House concurred in the Engrossed Bills committee amendment.

**HB 650**

relative to placing fill in public waters. Rep. Idanelle Moulton for the Committee on Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend RSA 482:41-e as inserted by section 1 of the bill by striking out line fourteen and inserting in place thereof the following:

provisions of this subdivision shall not apply to the construction of piers.

Amend RSA 482:41-f as inserted by section 1 of the bill by striking out line eight and inserting in place thereof the following:

fish and game, and to the water supply and pollution control commission, and to the department of

On motion of Rep. Clafin, the House concurred in the Engrossed Bills committee amendment.

**SB 83**

providing for the classification of certain surface waters of the state. Rep. Idanelle Moulton for the committee on Engrossed Bills. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 3 of said bill by striking out the first six lines and inserting in place thereof the following:

3 Water Supply and Pollution Control Commission. Amend RSA 149 by inserting after section 3 as amended by 1955, 82:1; 1963, 26:2; 1963, 47:1; and 1967, 147 the following new section: 149:3-a Policies. It is hereby declared, as a matter of legislative intent, that the water supply and pollution control commission in the enforcement of this and other legislation dealing with classification of the surface waters of the state shall adhere to the following policies:

\* \* \*

On motion of Rep. Clafin, the House concurred in the Engrossed Bills committee amendment.

**SENATE MESSAGE****INTRODUCTION OF SENATE JOINT RESOLUTION**

A Senate Joint Resolution with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, was read a first and second time and referred to committee as follows:

**SJR 12**

appropriating funds for payment to the towns of Pittsburg and Clarksville in lieu of taxes on Francis Dam. To Exec. Dept. and Admin.

\* \* \*

**SENATE MESSAGE****INTRODUCTION OF SENATE BILLS**

Senate bills with the following numbers and titles, having

passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 228**

relative to compensation to the operator for keeping records of the meals and rooms tax, and to exemptions from the tax. To Ways and Means.

**SB 181**

relative to search warrants. To Judiciary.

**SB 84**

relative to the practice of public accounting. To Judiciary.

### COMMITTEE REPORTS

**HJR 56**

to make an appropriation for additional funds for building a boys cottage at the industrial school. Rep. Ferguson for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend the bill by striking out all after the resolving clause and inserting in place thereof the following:

1 Appropriation. The sum of seventy-five thousand dollars is appropriated to be added to the capital budget expenditure of \$267,000 of paragraph IV of 1965, 281:1, to be used for the planning, furnishing and equipping, site development, and construction of a cottage containing facilities for thirty boys and the house parents at the industrial school.

2 Bond Issue Authorized. To provide funds for the purposes of section 1, the state treasurer is hereby authorized to borrow upon the credit of the state in a sum not exceeding seventy-five thousand dollars and for that purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

3 Takes Effect. This resolution shall take effect upon passage.

\* \* \*

Rep. Spitzli explained the amendment.



Amendment adopted; ordered to third reading by vv.

**HB 162**

entering into the Maine-New Hampshire compact for establishing a bi-state commission on oceanography. Rep. Drake for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. For the purposes of the commission on oceanography, as set forth in this act, there is hereby appropriated the sum of fifty thousand dollars for the fiscal year ending June 30, 1968 and there is hereby appropriated the sum of fifty thousand dollars for the fiscal year ending June 30, 1969. The governor is hereby authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 365**

to establish a training program of self care and independent travel for the blind. Rep. Drake for Appropriations. Ought to pass.

Rep. Hartigan moved that HB 365 be laid on the table.

Motion adopted by vv.

**HB 425**

establishing a bureau of family care in the office of the director of the division of mental health. Rep. Hartigan for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 2 and inserting in place thereof the following section:

2 Appropriation. The sum of sixty-six thousand eighty-seven dollars for the fiscal year ending June 30, 1968, and the sum of one hundred twenty-two thousand eight hundred eighty-

eight dollars for the fiscal year ending June 30, 1969 are hereby appropriated for the bureau of family care as follows:

	<i>Fiscal</i> 1968	<i>Fiscal</i> 1969
Bureau of family care:		
Personal services — permanent:		
Senior psychiatric social worker	\$7,700	\$8,133
Senior psychiatric social worker		7,700
Clerk stenographer II	3,717	3,840
	<hr/>	<hr/>
Total	\$11,417	\$19,673
Current expenses	1,500	1,575
Equipment	2,750	500
Travel:		
In state	200	700
Out of state	220	440
Other expenditures:		
Payments for family care homes	50,000	100,000
	<hr/>	<hr/>
Total for bureau of family care	<u>\$66,087</u>	<u>\$122,888</u>

\*       \*       \*

Amendment adopted; ordered to third reading by vv.

### HB 757

to provide special training programs for technical services in the area of health, and making appropriations therefore. Rep. Drake for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Planning and Immediate Application to Federal Government. The state board of education is hereby directed to apply forthwith for any federal funds available for the purposes of this act and to report to the fiscal committee of the general court and the governor on the progress of all such applications as often as and in the form requested by said committee. In order to expedite the implementation of the purposes of this act the said board is directed no later than January 1, 1968, to

employ an architect and to enter into a contract with him as provided in RSA 228, to draw complete plans for all construction provided for by this act so that said plans will be available for submission to the federal government in sufficient time to assure so far as possible the granting of said federal funds.

Further amend the bill by striking out sections 4 and 5 and inserting in place thereof the following:

4 Construction Appropriation. There is hereby appropriated the following sums for the therein identified purposes:

Health Building	\$769,125	
Equipment	139,000	
	<hr/>	908,125
Library Building	250,000	
Books	40,000	
	<hr/>	290,000
Expansion of Cafeteria		50,000
Expansion of Parking Facilities		35,000
		<hr/>
Total		1,283,125

So much of the total hereinabove appropriated as possible shall be paid for from any federal funds which are to become available and the state funds hereby appropriated shall be reduced in such amount.

5 Bonds Authorized. To provide funds for the appropriation (s) made by this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of one million two hundred eighty-three thousand one hundred twenty-five dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

\* \* \*

Amendment adopted; ordered to third reading by vv.

#### HB 254

authorizing of and making appropriation for the State Technical Services Act of 1965 for New Hampshire. Rep. Drake for Appropriations. Ought to pass with amendment.

#### AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated to the state technical services act fund for the purpose of implementing the State Technical Act of 1965, for the state of New Hampshire the sum of twenty-eight thousand, two hundred fifty dollars for the fiscal year ending June 30, 1968 and forty-one thousand dollars for the fiscal year ending June 30, 1969. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### HJR 73

to appropriate ten thousand dollars to the division of public health for trapping foxes as a means of rabies control. Rep. Edward York for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend the resolution by striking out all after the resolved clause and insert in place thereof the following:

That the sum of four thousand dollars is appropriated to be spent by the division of public health for the control of rabies by the trapping of foxes and other animals. Employment of trappers shall be by contract approved by the governor and council, and the persons so employed shall be entitled to travel expenses, including mileage, meals, and lodging when in performance of duties provided by said contract. This appropriation is in addition to any other appropriation made to the division of public health. The governor is authorized to draw his warrant for this sum out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### HB 120

providing additional retirement allowances for certain retired teachers. Rep. Weeks for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. In order to provide funds for the payment of the supplemental allowances provided under RSA 192:27 as hereinbefore inserted, the sum of ninety-five thousand, three hundred and ten dollars is hereby appropriated for the fiscal year ending June 30, 1968 and the sum of ninety-five thousand, three hundred and ten dollars is hereby appropriated for the fiscal year ending June 30, 1969. The first sum herein mentioned shall be expended by the teachers' retirement system for the payment of supplemental benefits for the period from January 1, 1968 to June 30, 1968, and the second sum herein mentioned shall be expended by said system for the payment of supplemental benefits for the period from July 1, 1968 to December 31, 1968. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 324**

providing additional (cost of living) retirement allowances for retired state employees. Rep. Weeks for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 571**

relative to the establishment of conservation districts. Rep. Ferguson for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 3 and renumbering section 4 to read section 3.

\* \* \*

Rep. Underwood spoke against the amendment.

Rep. Weeks spoke in favor of the amendment.

Amendment adopted; ordered to third reading by vv.

**HB 674**

to establish a motor vehicle certificate of title and anti-theft act. Rep. Belcourt for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out sections 3, 4 and 5 and inserting in place thereof the following:

3 Borrowing Power. To provide funds for the appropriations made by this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of two hundred eighty-four thousand, one hundred dollars and for said purpose may issue notes in the name and on behalf of the state of New Hampshire for a term not to exceed three years.

4 Disposition of Revenue. All revenue received by the state under the provisions of RSA 269-A shall be used first to pay the principle and interest payments due on any notes issued pursuant to section 3 of this act.

5 Effective Date. RSA 269-A:45 and 46 as inserted by section 1, section 2, and section 3 of this act shall take effect sixty days after its passage, and the entire balance of this act shall take effect on September 1, 1968.

\* \* \*

At the request of Rep. Mackintosh, Rep. Stephen Smith explained the bill.

(discussion ensued)

**ANNOUNCEMENT**

Rep. Cobleigh advised the House of a change in the form of the Journal for the House and Senate for the remainder of the session.

\* \* \*

HB 674 continued:

Rep. Bridges moved that HB 674 be indefinitely postponed and spoke in favor of the motion.

Reps. Kopperl, Sherman, Graf and A. George Manning spoke against the motion.

(discussion ensued)

Motion lost by vv.

Rep. George Gordon requested a division.

89 members having voted in the affirmative, and 163 in the negative, the motion to indefinitely postpone lost.

The question now being on the committee amendment.

Amendment adopted; ordered to third reading by vv.

## RECESS

## AFTER RECESS

### HB 365

to establish a training program of self care and independent travel for the blind.

Rep. Hartigan moved that HB 365 be taken from the table.

Motion adopted by vv.

The question being, shall the bill pass.

Ordered to third reading by vv.

### HB 7

providing for vocational-technical institute in the Nashua area. Rep. Berry for Education. That it be referred to the State Board of Education.

Resolution adopted by vv.

### HB 13

to establish a vocational-technical institute in the Nashua-Hudson area. Rep. Berry for Education. That it be referred to the State Board of Education.

Resolution adopted by vv.

### HB 94

to establish a vocational-technical institute in the Keene area. Rep. Berry for Education. That it be referred to the State Board of Education.

Resolution adopted by vv.

**HB 639**

relative to school attendance registers. Rep. Berry for Education. Ought to pass.

Ordered to third reading by vv.

**HB 723**

to create a New Hampshire-Vermont Interstate Compact. Rep. Berry for Education. Ought to pass with amendment.

**AMENDMENT**

Amend subparagraph b of paragraph C of Article I of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

b. "Member school district" and "member district" shall mean a school district located either in New Hampshire or Vermont which is included within the boundaries of a proposed or established interstate school district. In the case of districts located in Vermont, it shall include city school districts, town school districts and incorporated school districts. Where appropriate, the term "member district clerk" shall refer to the clerk of the city in which a Vermont school district is located, the clerk of the town in which a Vermont town school district is located, or the clerk of an incorporated school district.

Amend subparagraph c of paragraph D of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

c. The number, composition, method of selection and terms of office of the interstate school board, provided that:

1) The interstate school board shall consist of an odd number of members, not less than five nor more than fifteen;

2) The terms of office shall not exceed three years;

3) Each member district shall be entitled to elect at least one member of the interstate school board. Each member district shall either vote separately at the interstate school district meeting by the use of a distinctive ballot, or shall choose its member or members at any other election at which school officials may be chosen;

4) The method of election shall provide for the filing of



candidacies in advance of election and for the use of a printed non-partisan ballot;

5) Subject to the foregoing, provision may be made for the election of one or more members at large.

Amend subparagraph e of paragraph D of article II of RSA 200-B:1 as inserted by section 1 of the bill by inserting in line one after the word "acquired" the word (initially) so that said subparagraph as amended shall read as follows:

e. The specific properties of member districts to be acquired initially by the interstate school district and the general location of any proposed new schools to be initially established or constructed by the interstate school district.

Amend subparagraph h of paragraph D of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

h. The method of apportioning the capital expenses of the interstate school district among the several member districts, which need not be the same as the method of apportioning operating expenses, and the time and manner of payment of such shares. Capital expenses shall include the cost of acquiring land and buildings for school purposes; the construction, furnishing and equipping of school buildings and facilities; and the payment of the principal and interest of any indebtedness which is incurred to pay for the same.

Amend subparagraph i of paragraph D of article II of RSA 200-B:1 as inserted by section 1 of the bill by inserting in line three after the word "provided" the words (in this compact or) so that said subparagraph as amended shall read as follows:

i. The manner in which state aid, available under the laws of either New Hampshire or Vermont, shall be allocated, unless otherwise expressly provided in this compact or by the laws making such aid available.

Amend subparagraph j of paragraph D of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line two the words "secession or" and by striking out in line four the word "such" so that said subparagraph as amended shall read as follows:

j. The method by which the articles of agreement may be amended, which amendments may include the annexation of

territory, or an increase or decrease in the number of grades for which the interstate district shall be responsible, provided that no amendment shall be effective until approved by both state boards in the same manner as required for approval of the original articles of agreement.

Amend paragraph F of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

F. Approval by State Boards. After the hearings a copy of the proposed articles of agreement, as revised, signed by a majority of the planning committee, shall be submitted by it to each state board. The state boards may (a) if they find that the articles of agreement are in accord with the standards set forth in this compact and in accordance with sound educational policy, approve the same as submitted, or (b) refer them back to the planning committee for further study. The planning committee may make additional revisions to the proposed articles of agreement to conform to the recommendations of the state boards. Further hearings on the proposed articles of agreement shall not be required unless ordered by the state boards in their discretion. In exercising such discretion, the state boards shall take into account whether or not the additional revisions are so substantial in nature as to require further presentation to the public. If both state boards find that the articles of agreement as further revised are in accord with the standards set forth in this compact and in accordance with sound educational policy, they shall approve the same. After approval by both state boards, each state board shall cause the articles of agreement to be submitted to the school boards of the several member districts in each state for acceptance by the member districts as provided in the following paragraph. At the same time, each state board shall designate the form of warrant, date, time, place, and period of voting for the special meeting of the member district to be held in accordance with the following paragraph.

Amend paragraph G of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

G. Adoption by Member Districts. Upon receipt of written notice from the state board in its state of the approval of the articles of agreement by both state boards, the school board of

each member district shall cause the articles of agreement to be filed with the member district clerk. Within ten days after receipt of such notice, the school board shall issue its warrant for a special meeting of the member district, the warrant to be in the form, and the meeting to be held at the time and place and in the manner prescribed by the state board. No approval of the superior court shall be required for such special school district meeting in New Hampshire. Voting shall be with the use of the check-list by a ballot substantially in the following form:

"Shall the school district accept the provisions of the New Hampshire-Vermont Interstate School Compact providing for the establishment of an interstate school district, together with the school districts of ..... and ..... etc., in accordance with the provisions of the proposed articles of agreement filed with the school district (town, city or incorporated school district) clerk?"

Yes (    )

No (    )

If the articles of agreement included the nomination of individual school directors, those nominated from each member district shall be included in the ballot and voted upon, such election to become effective upon the formation of an interstate school district.

If a majority of the voters present and voting in a member district vote in the affirmative, the clerk for such member district shall forthwith send to the state board in its state a certified copy of the warrant, certificate of posting, and minutes of the meeting of the district. If the state boards of both states find that a majority of the voters present and voting in each member district have voted in favor of the establishment of the interstate school district, they shall issue a joint certificate to that effect; and such certificate shall be conclusive evidence of the lawful organization and formation of the interstate school district as of its date of issuance.

Amend paragraph H of article II of RSA 200-B:1 as inserted by section 1 of the bill by striking out paragraph H and by relettering paragraph I to read paragraph H.

Amend paragraph A of article III of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

A. Powers. Each interstate school district shall be a body corporate and politic, with power to:

a. Acquire, construct, extend, improve, staff, operate, manage and govern public schools within its boundaries;

b. To sue and be sued, subject to the limitations of liability hereinafter set forth;

c. To have a seal and alter the same at pleasure;

d. To adopt, maintain and amend by-laws not inconsistent with this compact, and the laws of the two states;

e. To acquire by purchase, condemnation, lease or otherwise, real and personal property for the use of its schools;

f. To enter into contracts and incur debts;

g. To borrow money for the purposes hereinafter set forth, and to issue its bonds or notes therefor;

h. To make contracts with and accept grants and aid from the United States, the state of New Hampshire, the state of Vermont, any agency or municipality thereof, and private corporations and individuals for the construction, maintenance, reconstruction, operation and financing of its schools; and to do any and all things necessary in order to avail itself of such aid and cooperation;

i. To employ such assistants, agents, servants, and independent contractors as it shall deem necessary or desirable for its purposes; and

j. To take any other action which is necessary or appropriate in order to exercise any of the foregoing powers.

Amend paragraph F of article IV of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

F. Organization Meeting. The commissioners, acting jointly, shall fix a time and place for a special meeting of the qualified voters within the interstate school district for the purpose of organization, and shall prepare and issue the warrant for the meeting after consultation with the interstate school district planning board and the members-elect, if any, of the interstate school board of directors. Such meeting shall be held within sixty days after the date of issuance of the certificate of forma-

tion, unless the time is further extended by the joint action of the state boards. At the organization meeting the commissioner of education of the state where the meeting is held, or his designate, shall preside in the first instance, and the following business shall be transacted:

a. A temporary moderator and a temporary clerk shall be elected from among the qualified voters who shall serve until a moderator and clerk respectively have been elected and qualified.

b. A moderator, a clerk, a treasurer, and three auditors shall be elected to serve until the next annual meeting and thereafter until their successors are elected and qualified. Unless previously elected, a board of school directors shall be elected to serve until their successors are elected and qualified.

c. The date for the annual meeting shall be established.

d. Provision shall be made for the payment of any organizational or other expense incurred on behalf of the district before the organization meeting, including the cost of architects, surveyors, contractors, attorneys, and educational or other consultants or experts.

e. Any other business, the subject matter of which has been included in the warrant, and which the voters would have had power to transact at an annual meeting.

Amend paragraph H of article IV of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

H. Special Meetings. A special meeting of the district shall be held whenever, in the opinion of the directors, there is occasion therefor, or whenever written application shall have been made by five per cent or more of the voters (based on the checklists as prepared for the last preceding meeting) setting forth the subject matter upon which such action is desired. A special meeting may appropriate money without compliance with RSA 33:8 or RSA 197:3 which would otherwise require the approval of the New Hampshire superior court.

Amend subparagraphs a and b of paragraph J of article IV of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

a. School Directors. A separate ballot shall be prepared for each member district, listing the candidates for interstate school director to represent such member district; and any candidates for interstate school director at large; and the voters of each member district shall register on a separate ballot their choice for the office of school director or directors. In the alternative, the articles of agreement may provide for the election of school directors by one or more of the member districts at an election otherwise held for the choice of school or other municipal officers.

b. Other Votes. Except as otherwise provided in the articles of agreement or this compact, with respect to all other votes (1) the voters of the interstate school district shall vote as one body irrespective of the member districts in which they are resident, and (2) a simple majority of those present and voting at any duly warned meeting shall carry the vote. Voting for officers to be elected at any meeting, other than school directors, shall be by ballot or voice, as the interstate district may determine, either in its articles of agreement or by a vote of the meeting.

Amend paragraph A of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line six the words "for a period of one year; and they shall serve" and inserting in place thereof the words (until the next annual meeting of the interstate district and) so that the paragraph as amended shall read as follows:

A. Officers: General. The officers of an interstate school district shall be a board of school directors, a chairman of the board, a vice-chairman of the board, a secretary of the board, a moderator, a clerk, a treasurer and three auditors. Except as otherwise specifically provided, they shall be eligible to take office immediately following their election; they shall serve until the next annual meeting of the interstate district and until their successors are elected and qualified. Each shall take oath for the faithful performance of his duties before the moderator, or a notary public or a justice of the peace of the state in which the oath is administered. Their compensation shall be fixed by vote of the district. No person shall be eligible to any district office unless he is a voter in the district. A custodian, school teacher, principal, superintendent or other employee of an interstate district acting as such shall not be eligible to hold office as a school director.

Amend paragraph B of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

B. Board of Directors.

a. How Chosen. Each member district shall be represented by at least one resident on the board of school directors of an interstate school district. A member district shall be entitled to such further representation on the interstate board of school directors as provided in the articles of agreement as amended from time to time. The articles of agreement as amended from time to time may provide for school directors at large, as above set forth. No person shall be disqualified to serve as a member of an interstate board because he is at the same time a member of the school board of a member district.

b. Term. Interstate school directors shall be elected for terms in accordance with the articles of agreement.

c. Duties of Board of Directors. The board of school directors of an interstate school district shall have and exercise all of the powers of the district not reserved herein to the voters of the district.

d. Organization. The clerk of the district shall warn a meeting of the board of school directors to be held within ten days following the date of the annual meeting, for the purpose of organizing the board, including the election of its officer.

Amend paragraph D of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line three the words "different from" and inserting in place thereof the words (other than) so that the paragraph as amended shall read as follows:

D. Vice-Chairman of the Board of Directors. The vice-chairman of the interstate board shall be elected in the same manner as the chairman. He shall represent a member district in a state other than that represented by the chairman. He shall preside in the absence of the chairman and shall perform such other duties as may be assigned to him by the interstate board.

Amend paragraph E of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

E. Secretary of the Board. The secretary of the interstate board shall be elected in the same manner as the chairman. Instead of electing one of its members, the interstate board may appoint the interstate district clerk to serve as secretary of the board in addition to his other duties. The secretary of the interstate board (or the interstate district clerk, if so appointed) shall keep the minutes of its meetings, shall certify its records, and perform such other duties as may be assigned to him by the board.

Amend paragraph G of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

G. Clerk. The clerk shall keep a true record of all proceedings at each district meeting, shall certify its records, shall make an attested copy of any records of the district for any person upon request and tender of reasonable fees therefor, if so appointed, shall serve as secretary of the board of school directors, and shall perform such other duties as may be required by custom or law.

Amend paragraph I of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. Auditors. At the organization meeting of the district, three auditors shall be chosen, one to serve for a term of one year, one to serve for a term of two years, and one to serve for a term of three years. After the expiration of each original term, the successor shall be chosen for a three year term. At least one auditor shall be a resident of New Hampshire, and one auditor shall be a resident of Vermont. An interstate district may vote to employ a certified public accountant to assist the auditors in the performance of their duties. The auditors shall carefully examine the accounts of the treasurer and the directors at the close of each fiscal year, and at such other times whenever necessary, and report to the district whether the same are correctly cast and properly vouched.

Amend paragraph J of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

J. Superintendent. The superintendent of schools shall be selected by a majority vote of the board of school directors of the interstate district with the approval of both commissioners.



Amend paragraph K of article V of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

K. Vacancies. Any vacancy among the elected officers of the district shall be filled by the interstate board until the next annual meeting of the district or other election, when a successor shall be elected to serve out the remainder of the unexpired term, if any. Until all vacancies on the interstate board are filled, the remaining members shall have full power to act.

Amend paragraph C of article VI of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

C. Apportionment of Appropriation. Subject to the provisions of article VII hereof, the interstate board shall first apply against such appropriation any income to which the interstate district is entitled, and shall then apportion the balance among the member districts in accordance with one of the following formulas as determined by the articles of agreement as amended from time to time:

a. All of such balance to be apportioned on the basis of the ratio that the fair market value of the taxable property in each member district bears to that of the entire interstate district; or

b. All of such balance to be apportioned on the basis that the average daily resident membership for the preceding fiscal year of each member district bears to that of the average daily resident membership of the entire interstate school district; or

c. A formula based on any combination of the foregoing factors.

The term "fair market value of taxable property" shall mean the last locally assessed valuation of a member district in New Hampshire, as last equalized by the New Hampshire state tax commission.

The term "fair market value of taxable property" shall mean the equalized grand list of a Vermont member district, as determined by the Vermont department of taxes.

Such assessed valuation and grand list may be further adjusted (by elimination of certain types of taxable property from one or the other or otherwise) in accordance with the articles

of agreement, in order that the fair market value of taxable property in each state shall be comparable.

“Average daily resident membership” of the interstate district in the first instance shall be the sum of the average daily resident membership of the member districts in the grades involved for the preceding fiscal year where no students were enrolled in the interstate district schools for such preceding fiscal year.

Amend article VII of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

## ARTICLE VII

### Borrowing

A. Interstate District Indebtedness. Indebtedness of an interstate district shall be a general obligation of the district and shall also be a joint and several general obligation of each member district, except that such obligations of the district and its member districts shall not be deemed indebtedness of any member district for the purposes of determining its borrowing capacity under New Hampshire or Vermont law. A member district which withdraws from an interstate district shall remain liable for indebtedness of the interstate district which is outstanding at the time of withdrawal and shall be responsible for paying its share of such indebtedness to the same extent as though it had not withdrawn.

B. Temporary Borrowing. The interstate board may authorize the borrowing of money by the interstate district (1) in anticipation of payments of operating and capital expenses by the member districts to the interstate district and (2) in anticipation of the issue of bonds or notes of the interstate district which have been authorized for the purpose of financing capital projects. Such temporary borrowing shall be evidenced by interest bearing or discounted notes of the interstate district. The amount of notes issued in any fiscal year in anticipation of expense payments shall not exceed the amount of such payments received by the interstate district in the preceding fiscal year. Notes issued under this paragraph shall be payable within one year in the case of notes under clause (1) and three years in the case of notes under clause (2) from their respective dates, but the principal of and interest on notes issued for a shorter

period may be renewed or paid from time to time by the issue of other notes, provided that the period from the date of an original note to the maturity of any note issued to renew or pay the same debt shall not exceed the maximum period permitted for the original loan.

C. Borrowing for Capital Projects. An interstate district may incur debt and issue its bonds or notes to finance capital projects. Such projects may consist of the acquisition or improvement of land and buildings for school purposes, the construction, reconstruction, alteration, or enlargement of school buildings and related school facilities, the acquisition of equipment of a lasting character and the payment of judgments. No interstate district may authorize indebtedness in excess of ten per cent of the total fair market value of taxable property in its member districts as defined in article VI of this compact. The primary obligation of the interstate district to pay indebtedness of member districts shall not be considered indebtedness of the interstate district for the purpose of determining its borrowing capacity under this paragraph. Bonds or notes issued under this paragraph shall mature in equal or diminishing installments of principal payable at least annually commencing no later than two years and ending not later than thirty years after their dates.

D. Authorization Proceedings. An interstate district shall authorize the incurring of debts to finance capital projects by a majority vote of the district passed at an annual or special district meeting. Such vote shall be taken by secret ballot after full opportunity for debate, and any such vote shall be subject to reconsideration and further action by the district at the same meeting or at an adjourned session thereof.

E. Sale of Bonds and Notes. Bonds and notes which have been authorized under this article may be issued from time to time and shall be sold at not less than par and accrued interest at public or private sale by the chairman of the school board and by the treasurer. Interstate district bonds and notes shall be signed by the said officers, except that either one of the two required signatures may be a facsimile. Subject to this compact and the authorizing vote, they shall be in such form, bear such rates of interest and mature at such times as the said officers may determine. Bonds shall, but notes need not, bear the seal of the interstate district, or a facsimile of such seal. Any bonds or

notes of the interstate district which are properly executed by the said officers shall be valid and binding according to their terms notwithstanding that before the delivery thereof such officers may have ceased to be officers of the interstate district.

F. Proceeds of Bonds. Any accrued interest received upon delivery of bonds or notes of an interstate district shall be applied to the payment of the first interest which becomes due thereon. The other proceeds of the sale of such bonds or notes, other than temporary notes, including any premiums, may be temporarily invested by the interstate district pending their expenditure: and such proceeds, including any income derived from the temporary investment of such proceeds, shall be used to pay the costs of issuing and marketing the bonds or notes and to meet the operating expenses or capital expenses in accordance with the purposes for which the bonds or notes were issued or, by proceedings taken in the manner required for the authorization of such debt, for other purposes for which such debt could be incurred. No purchaser of any bonds or notes of an interstate district shall be responsible in any way to see to the application of the proceeds thereof.

G. State Aid Programs. As used in this paragraph the term "initial aid" shall include New Hampshire and Vermont financial assistance with respect to a capital project, or the means of financing a capital project, which is available in connection with construction costs of a capital project or which is available at the time indebtedness is incurred to finance the project. Without limiting the generality of the foregoing definition, initial aid shall specifically include a New Hampshire state guarantee under RSA 195-B with respect to bonds or notes and Vermont construction aid under chapter 123 of 16 V.S.A. As used in this paragraph the term "long-term aid" shall include New Hampshire and Vermont financial assistance which is payable periodically in relation to capital costs incurred by an interstate district. Without limiting the generality of the foregoing definition, long-term aid shall specifically include New Hampshire school building aid under RSA 198 and Vermont school building aid under chapter 123 of Title 16 V.S.A. For the purposes of applying for, receiving and expending initial aid and long-term aid an interstate district shall be deemed a native school district by each state, subject to the following provisions. When an interstate district has appropriated money for a capital project, the amount appropriated shall be divided

into a New Hampshire share and a Vermont share in accordance with the capital expense apportionment formula in the articles of agreement as though the total amount appropriated for the project was a capital expense requiring apportionment in the year the appropriation is made. New Hampshire initial aid shall be available with respect to the amount of the New Hampshire share as though it were authorized indebtedness of a New Hampshire cooperative school district. In the case of a state guarantee of interstate district bonds or notes under RSA 195-B, the interstate district shall be eligible to apply for and receive an unconditional state guarantee with respect to an amount of its bonds or notes which does not exceed fifty per cent of the amount of the New Hampshire share as determined above. Vermont initial aid shall be available with respect to the amount of the Vermont share as though it were funds voted by a Vermont school district. Payments of Vermont initial aid shall be made to the interstate district, and the amount of any borrowing authorized to meet the appropriation for the capital project shall be reduced accordingly. New Hampshire and Vermont long-term aid shall be payable to the interstate district. The amounts of long-term aid in each year shall be based on the New Hampshire and Vermont shares of the amount of indebtedness of the interstate district which is payable in that year and which has been apportioned in accordance with the capital expense apportionment formula in the articles of agreement. The New Hampshire aid shall be payable at the rate of forty-five per cent, if there are three or less New Hampshire members in the interstate district, and otherwise it shall be payable as though the New Hampshire members were a New Hampshire cooperative school district. New Hampshire and Vermont long-term aid shall be deducted from the total capital expenses for the fiscal year in which the long-term aid is payable, and the balance of such expenses shall be apportioned among the member districts. Notwithstanding the foregoing provisions, New Hampshire and Vermont may at any time change their state school aid programs that are in existence when this compact takes effect and may establish new programs, and any legislation for these purposes may specify how such programs shall be applied with respect to interstate districts.

H. Tax Exemption. Bonds and notes of an interstate school district shall be exempt from local property taxes in both states, and the interest or discount thereon and any profit derived

from the disposition thereof shall be exempt from personal income taxes in both states.

Amend paragraph A of article IX of RSA 200-B:1 as inserted by section 1 of the bill by inserting at the end thereof the following new subparagraph:

d. No amendment to the articles of agreement may impair the rights of bond or note holders or the power of the interstate district to procure the means for their payment.

Amend paragraph A of article X of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

A. General School Laws. With respect to the operation and maintenance of any school of the district located in New Hampshire, the provisions of New Hampshire law shall apply except as otherwise provided in this compact and except that the powers and duties of the school board shall be exercised and discharged by the interstate board and the powers and duties of the union superintendent shall be exercised and discharged by the interstate district superintendent.

Amend paragraph B of article X of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line two the words "capital expenditures" and by striking out in line three the words "and otherwise" so that said paragraph as amended shall read as follows:

B. New Hampshire State Aid. A New Hampshire school district shall be entitled to receive an amount of state aid for operating expenditures as though its share of the interstate district's expenses were the expenses of the New Hampshire member district, and as though the New Hampshire member district pupils attending the interstate school were attending a New Hampshire cooperative school district's school. The state aid shall be paid to the New Hampshire member school district to reduce the sums which would otherwise be required to be raised by taxation within the member district.

Amend subparagraph 2 of paragraph E of article X of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line two the words "(see definitions)" and inserting in place thereof the words "(as defined in article I hereof)" so that said subparagraph as amended shall read as follows:

2. Employees of interstate districts designated as professional or instructional staff members, as defined in article I hereof, may elect to participate in the teachers retirement system of either the state of New Hampshire or the state of Vermont but in no case will they participate in both retirement systems simultaneously.

Amend paragraph A of article XI of RSA 200-B:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

A. General School Laws. With respect to the operation and maintenance of any school of the district located in Vermont, the provisions of Vermont law shall apply except as otherwise provided in this compact and except that the powers and duties of the school board shall be exercised and discharged by the interstate board and the powers and duties of the union superintendent shall be exercised and discharged by the interstate district superintendent.

Amend paragraph B of article XI of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line two the words "capital expenditures" and by striking out in line three the words "and otherwise" so that said paragraph as amended shall read as follows:

B. Vermont State Aid. A Vermont school district shall be entitled to receive such amount of state aid for operating expenditures as though its share of the interstate district's expenses were the expenses of the Vermont member district, and as though the Vermont member district pupils attending the interstate schools were attending a Vermont union school district's schools. Such state aid shall be paid to the Vermont member school district to reduce the sums which would otherwise be required to be raised by taxation within the member district.

Amend subparagraph 2 of paragraph E of article XI of RSA 200-B:1 as inserted by section 1 of the bill by striking out in line two the words "(see definitions)" and inserting in place thereof the words (as defined in article I hereof) so that said subparagraph as amended shall read as follows:

2. Employees of interstate districts designated as professional or instructional staff members, as defined in article I hereof, may elect to participate in the teachers' retirement

system of either the state of Vermont or the state of New Hampshire but in no case will they participate in both retirement systems simultaneously.

Amend section 2 of the bill by striking out in line three the word "eigher" and inserting in place thereof the word (either) so that said section as amended shall read as follows:

2 Action Authorized. Before the compact inserted by section 1 of this act becomes effective the commissioner of education of this state may act either separately or jointly with the commissioner of education of Vermont to take whatever steps are necessary to get the compact approved by the United States Congress as required by the provisions of the compact, and to do any other act consistent with the general policy of the compact that is necessary to make preparations for the proper administration of the compact.

Further amend the bill by striking out section 3 thereof.

Further amend the bill by renumbering the original section 4 to read section 3 and by striking out the same and inserting in place thereof the following:

3 Effective Date. The provisions of section 2 of this act shall take effect sixty days after its passage. The provisions of section 1 shall take effect as provided by article XIV of the compact.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 363**

making appropriations for capital improvements.

Rep. Cobleigh moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days and spoke in favor of the motion.

Reps. Capistran and Stevenson spoke in favor of the motion.

Rep. Bednar rose on a point of parliamentary inquiry.

The Chair stated should the bill come before the House for action, and should a member desire an amendment drawn



up, the Chair would be willing to have the House recess to have time to draw up an amendment. If the amendment was material the bill would have to be laid on the table for study.

Rep. Weeks spoke in favor of the motion.

Rep. Morse requested that the members have a ten minute recess so that they might read the capital budget bill.

Rep. Cobleigh spoke in favor of the request.

## RECESS

### AFTER RECESS

The question being on the motion that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days.

Reps. Morse, Pickett and Stevenson spoke in favor of the motion.

(discussion ensued)

Motion adopted by vv.

## COMMITTEE REPORT

### HB 363

making appropriations for capital improvements. Rep. Weeks for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out all after the resolved clause and inserting in place thereof the following:

1 Appropriation. The sum of five million, nine hundred fifty-one thousand, one hundred sixty dollars is hereby appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment and furnishings as are necessary to complete the same.

The appropriations for the projects are as follows:

#### I. Aeronautics commission:

Development and improvement of air navigation  
facilities

\$200,000\*

\*This appropriation shall be for the development and improvement of air navigation facilities as defined by RSA 422:3, VI under the following conditions: (a) if used to augment local funds, to be spent in the ratio of twenty-five per cent state funds to twenty-five per cent local funds for the development and improvement of air navigation facilities with federal aid under the federal aid airport program; or (b) if used to augment local funds, to be spent in the ratio of fifty per cent state funds to fifty per cent local funds on joint state and local projects which do not qualify for federal aid, subject to determination by the commission that such a project satisfies a public need. The amount so used not to exceed fifty thousand dollars of this appropriation. Of the sums appropriated by this section, twenty-five thousand dollars, or as much of that sum as necessary may be used for consulting engineering services.

## II. Education:

### Vocational institute:

Site — City of Nashua	\$200,000	
Site development	75,000	
Utility connections	25,000	
Building	1,150,000	
Equipment	600,000	
Consultant	77,500	
Contingencies	50,000	
	<hr/>	2,177,500

## III. Health and welfare:

### Public health:

Addition to office and laboratory building	\$50,000	
	<hr/>	50,000

### New Hampshire hospital:

Child treatment facility	\$850,000	
Sprinkler systems	435,000	
Electroencephalograph	10,500	
Tobey building floors	50,000	
Laundry conditioner	13,500	
Hot water tank	8,000	
	<hr/>	1,367,000

## Laconia state school:

Intensive care facility	\$775,000
Road reconstruction	25,000

800,000

## Glenclyff sanatorium:

Incinerator	\$15,000
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15,000

## New Hampshire industrial school:

Sprinkler systems	\$25,000
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25,000

## IV. Judicial:

## Supreme Court:

Land acquisition and site development	200,000
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## V. Resources and economic development:

## Parks division:

Development of wells and sewage	\$30,000
Land acquisition	50,000
Improvements — existing parks system	207,500
Development of plans	100,000
Pawtuckaway expansion	300,000
Improvement — summit Mount Washington	240,000

\$927,500

Less estimated federal funds 328,750

598,750

Strawbery banke — First state house	\$35,000
Beach sweeper	25,000

60,000

## VI. Water resources:

Bow Lake	\$17,000
Milton Three Ponds	40,000
Souhegan, all sites	60,010
Baker River	76,000
Cold River	12,400
Sugar River	75,000

Baker River, recreation sites	62,500
Ashland Dam	15,000

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 357,910

VII. Administration and control  
 For renovation of old Post Office and  
 necessary related renovation in State  
 House and Annex including the ex-  
 pense of moving departments and  
 construction of a tunnel between the  
 State House and Post Office

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 100,000

Total — section 1

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 \$5,951,160

2 The sum of four million, seven hundred fifty-seven thou-  
 sand, nine hundred eighty dollars is hereby appropriated for  
 the purpose of constructing, furnishing and equipping new  
 educational facilities and alterations and additions to certain  
 present buildings, services and utilities at the University of  
 New Hampshire, as follows:

I. Durham campus

Alterations and additions to Nesmith Hall:

Construction of building	\$979,000
Contingency	80,000
Architects' fees	27,000
Equipment	10,000
Site investigation, clerk of works, etc.	16,000
UNH overhead	7,500

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 \$1,119,500

Airconditioning Paul Creative Arts Center

113,480

Chemistry building, phase II (addition to  
 Parsons Hall):

Building construction:

Site work	\$14,600
Ledge removal	5,000
Ext. utilities, drainage	7,000
Structures	988,135
Mechanical	589,000
Electrical	200,734
Equipment	369,300

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 \$2,173,769

Clerk of works	10,000
UNH overhead	10,000
Landscaping	1,500
Misc. — trips	5,000
Borings and tests	10,000
Equipment — not fixed	95,520
Walks and drives	1,000
Outside lighting	1,000
Architects' fee	32,176
Contingency	110,035

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2,450,000

Alterations to Murkland Hall:

Construction	\$84,200
Architects' fee	3,000
Clerk of works	2,500
UNH overhead	1,500
Equipment	6,400
Contingency	2,400

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100,000

Central receiving building and warehouse:

Construction	\$100,000
Architects' fee	2,000
Clerk of works	3,500
UNH overhead	3,000
Site investigation, testing, etc.	1,500
Contingency	9,000
Equipment	6,000

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125,000

Total Durham campus

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\$3,907,980

II. Plymouth state college

Acquisition of Plymouth school district property (substitute for new administration building)\*

\$600,000

Total Plymouth campus

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600,000

\*If Plymouth school district on or before June 30, 1969, issues bonds for the construction of new school buildings, to

replace buildings being transferred to UNH, any unexpended amounts of this appropriation shall be non-lapsing.

III. Land acquisition	250,000
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Total — section 2	<u>\$4,757,980</u>
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3 The sum of nine million eight hundred fifty-five thousand nine hundred fifteen dollars is hereby appropriated for the purpose of constructing, furnishing and equipping housing and other student services facilities at the University of New Hampshire. The buildings authorized by this appropriation are as follows:

Durham campus:

Residence halls to house approximately 450 students	\$3,161,500
Addition to Memorial Union building	1,334,000
New Dining Commons	<u>1,303,000</u>
	\$5,798,500

Keene state college campus:

Residence halls to house approximately 300 students	\$2,414,180
Alterations and additions to Spaulding gymnasium to convert to use as student union	<u>300,000</u>
	2,714,180

Plymouth state college campus:

Residence hall to house approximately 200 students	<u>1,343,235</u>
Total — section 3	\$9,855,915

4 Expenditures. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner or department head of the institutions and departments referred to herein, provided that all contracts for projects and plans and specifications therefore, shall be awarded in accordance with the provisions of RSA 228.

5 Expenditures. The appropriations made for the purposes

mentioned in sections 2 and 3 and the sums available for those projects shall be expended by the trustees of the university of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.

**6 Land Acquisition.** Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of the governor and council.

**7 Bonds Authorized.** To provide funds for the appropriations made in sections 1, 2 and 3 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of twenty million, five hundred sixty-five thousand, fifty-five dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

**8 Payments.** The payment of principal and interest on bonds and notes issued for the projects in sections 1, 2, and 3 shall be made when due from the general funds of the state.

**9 Liquidation.** The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of section 2 and 3 hereof.

**10 Powers of Governor and Council.** The governor and council are hereby authorized and empowered:

I. To establish the priority of undertaking any projects hereinbefore enumerated in section 1.

II. To cooperate with and enter into such agreements with

the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.

III. To accept any federal funds which are or become available for any project under sections 1, 2, or 3, beyond the estimated amounts. Such funds, upon approval by the governor and council, shall reduce appropriations and the bond authorizations made under these sections accordingly.

IV. To delete projects or parts of projects provided such deletion is for the public good or is necessary to keep within the funds appropriated.

11 Transfers. Amend 1965, 281:18 by striking out the word and figure "and 5" and inserting in place thereof the figures and word (5 and 22) so that said section as amended shall read as follows:

281-18 Transfers. The individual project appropriations, as provided in sections 1, 1-A, 2, 3, 4, 5 and 22 shall not be transferred or expended for any other purpose.

12 Transfers. The individual project appropriation, as provided in sections 1, 2 and 3 shall not be transferred or expended for any other purpose.

13 Appropriation Extension. The appropriation for the water resources board as provided by chapter 281, Laws of 1965, section 1 shall be available for expenditure until June 30, 1971.

14 Amend Laws, 1965, 281:2 by striking out the same and inserting in place thereof the following:

281:2 The sum of two million dollars is appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment, and furnishings as are enumerated herein.

Expansion and development of Echo lake —

Cathedral ledge state park:

Park facilities	\$528,000
Administration facility	115,000
Utilities	380,000
Dam and spillway	800,000

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Total construction, including engineering and contingencies	\$1,823,000
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Bathing area and picnic sites, including additional parking	42,000
Total construction	\$1,865,000
Land acquisition	135,000
Total project cost	\$2,000,000
Less federal Land and Water Conservation Fund contributions	1,000,000
Net appropriation	\$1,000,000

The development of Echo lake—Cathedral ledge state park is to conform basically with the economic feasibility study made by the state department of public works and highways, Edwards and Kelcey, Consultants, dated November 28, 1966.

The expenditures of this appropriation and the responsibility for development of this park shall be assigned to the department of public works and highways.

Upon completion of development and construction the park shall be operated by the division of parks.

The appropriation provided by this section shall be available for expenditure until June 30, 1971.

15 Effective Date. This act shall take effect July 1, 1967.

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Rep. Weeks explained the bill.

(discussion ensued)

Rep. Stevenson moved that the question of the adoption of the amendment be divided into two parts — Part 1 being the adopting the amendment to Sec. 1, Par. V. The other part being the entire balance of the amendment, and spoke in favor of the motion, and subsequently withdrew his motion.

The question being on the amendment as offered by the committee.

Rep. Urie spoke in favor of the motion.

(discussion ensued)

At the request of Rep. Williamson, Reps. Weeks and Corriveau answered questions.

At the request of Rep. Berry, Rep. Weeks answered questions.

Amendment adopted by vv.

Rep. Bednar offered the following amendment.

#### AMENDMENT

Amend paragraph II of section 1 by striking out the words "City of" in line 3 and by inserting after the word "Nashua" in the same line the word (Area) so that said line shall read:

Site — Nashua Area	\$200,000
--------------------	-----------

\* \* \*

The Clerk read the amendment in full.

Rep. Bednar explained the amendment.

Rep. Cobleigh explained his position on the amendment.

The amendment was lost by vv.

Rep. Weeks offered the following amendment.

#### AMENDMENT

Further amend the bill by striking out section 11 and inserting in place thereof the following:

11 Transfers. Amend 1965, 281:18 by striking out the same and inserting in place thereof the following:

281:18 Transfers. The individual project appropriations as provided in sections 1, 1-A, 2, 3, 4, 5 and 22 shall not be transferred or expended for any other purpose; provided however, that the governor and council may transfer any balance remaining after completion of any individual project to other projects within the same section.

The Clerk read the amendment in full.

Rep. Weeks explained the amendment.

Amendment adopted by vv.

Rep. Weeks offered the following amendment.

### AMENDMENT

Further amend the amendment to said bill by inserting after section 14 the following new section:

15 Bond Issue. Notwithstanding the provisions of Laws of 1965, 281:9 which authorize the state treasurer to borrow upon the credit of the state not exceeding the sum of thirty-one million, fifty-two thousand, three hundred thirty-one dollars (\$31,052,331), in order that the provisions of section 14 of this act are reflected in the borrowing power of the state treasurer, to provide funds for the purposes stated in said Laws 1965, 281:9, the amount of money authorized to be borrowed under Laws 1965, 281:9 is thirty million, five hundred fifty-two thousand three hundred thirty-one dollars (\$30,552,331).

Further amend said amendment by renumbering section 15 to read section 16.

\* \* \*

The Clerk read the amendment in full.

Amendment adopted by vv.

Rep. Newell explained his position on the amendment.

Ordered to third reading by vv.

Rep. Cobleigh moved that the Rules of the House be so far suspended as to place HB 363 on third reading and final passage by title only at the present time and spoke in favor of the motion.

Motion adopted by vv.

At the request of Rep. Newell and Rep. Esther Davis, Rep. Weeks answered questions.

### THIRD READING

#### **HB 363**

making appropriations for capital improvements was read a third time.

The question now being shall HB 363 pass.

HB 363 was passed and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. Corriveau, having voted with the majority, moved that the House reconsider its action whereby it passed HB 363 and spoke against the motion.

Motion lost by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 581**

increasing the salaries of the Hillsborough County Commissioners.

### AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Salaries of Hillsborough County Commissioners Increased. Amend RSA 28:28 (supp) as amended by 1955, 247:4 and 269:1; 1957, 182:1 and 246:1; 1961, 80:1, 157:1 and 210:1; 1963, 94:1, 329:2; 1965, 142:1, 191:1 and 262:1 by striking out the words "In Hillsborough, forty-five hundred dollars" in line eight and inserting in place thereof the words (In Hillsborough, fifty-five hundred dollars) so that said section as amended shall read as follows: 28:28 Commissioners. The annual salary of each commissioner of the following counties shall be as follows, payable monthly by the county:

In Rockingham, three thousand dollars.

In Strafford, fifteen hundred dollars.

In Belknap, fifteen hundred dollars.

In Carroll, eighteen hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, fifty-five hundred dollars.

In Cheshire, two thousand dollars.

In Sullivan, eighteen hundred dollars.

In Grafton, eighteen hundred dollars.

In Coos, two thousand dollars.

To the foregoing sums shall be added, in all counties, a reasonable sum for all necessary expenses, upon order of the county auditors.

\* \* \*

Rep. Cullity moved that the House concur in the Senate amendment.

Reps. Colburn, Edwards and Coburn spoke against the motion.

Rep. Healy spoke a first and second time in favor of the motion.

Rep. Belanger requested a division.

Reps. McMeekin, Stevenson and deBlois rose on a point of parliamentary inquiry.

The question being on the motion of Rep. Cullity to concur in the Senate amendment.

Reps. Healy and Wallin rose on a point of parliamentary inquiry.

The Clerk read the Senate amendment in full.

47 members having voted in the affirmative and 183 in the negative, the motion to concur was lost.

Rep. Christie moved that the House non-concur in the Senate amendment and that a committee of conference be appointed and spoke in favor of the motion.

Motion adopted by vv. The Chair appointed Reps. Colburn, Christie and Cullity as conferees on the part of the House.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

## **HB 292**

relative to the installation of municipal sewage disposal

facilities and relative to condemnation authority for sewerage construction.

### AMENDMENT

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Authority Granted. Amend RSA 148:24 by striking out said section and inserting in place thereof the following: 148:24 Appeal. Any person aggrieved by any decision, regulation, ruling or order made by the water supply and pollution control commission pursuant to the provisions of sections 22, 23, and 23-a may appeal therefrom to the supreme court in accordance with the provisions of chapter 541, RSA.

\* \* \*

On motion of Rep. Claflin the House concurred in the Engrossed Bills amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 458**

increasing the salary of the Strafford county treasurer.

### AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

1955, 172:2, 247:3, 1957, 149:1, 1963, 8:1, 1965, 262:2 and 1967, 36:1, by striking out

Further amend section 1 of the bill by striking out line nine and inserting in place thereof the following:

In Rockingham, fifteen hundred dollars.

\* \* \*

On motion of Rep. Colbath the House concurred in the Engrossed Bills amendment.

SENATE MESSAGE AND  
INTRODUCTION OF SENATE BILLS

A Senate bill with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, was read a first and second time and referred to committee as follows:

**SB 221**

authorizing loans by the industrial park authority to development corporations eligible for assistance under the federal Small Business Investment Act. To Appropriations.

\* \* \*

## COMMITTEE REPORTS

**HB 412**

to authorize the division of investigation of accounts to collect support payments. Rep. Rossley for Executive Departments and Administration. That it be referred to Legislative Council.

Referred to Legislative Council by vv.

**HB 658**

relative to filling vacancies in classified service from among other state employees. Rep. Rossley for Executive Departments and Administration. Ought to pass.

Ordered to third reading by vv.

**HB 797**

relative to participation in the New Hampshire retirement system by employees of the Howe Library of Hanover. Rep. Rossley for Executive Departments and Administration. Ought to pass with amendment.

## AMENDMENT

Amend RSA 100-A:30 as inserted by section 1 of the bill by striking out the words "the officers and" in line 2 so that said section as amended shall read:

100-A:30 — Membership Requirements. Membership in the New Hampshire retirement system shall be optional for employees of said Howe Library who are in its service on the

date when participation becomes effective and any such officer or employee who elects to join such system shall be entitled to a prior service certificate covering such periods of previous service rendered to such Howe Library or to the state for which such Howe Library is willing to make accrued liability contributions. Membership shall be compulsory for all employees entering the service of such Howe Library after the date when participation becomes effective.

\* \* \*

Referred to Appropriations under the Rules.

**SB 10**

establishing a run-off primary for certain offices. Rep. Rossley for Executive Departments and Administration. That it be referred to Legislative Council.

Referred to Legislative Council by vv.

**HB 493**

relative to outdoor advertising on interstate highways and federal-aid highways. Rep. Edwards for Public Works. Ought to pass with amendment.

### AMENDMENT

Amend paragraph II of RSA 249-A:7 by inserting after the figure "II" the words (if necessary to comply with federal statutes) so that said paragraph as amended shall read:

II. If necessary to comply with federal statutes just compensation shall be paid upon the removal of the following outdoor advertising signs, displays and devices:

(a) Those lawfully in existence on the effective date of this act,

(b) Those lawfully on any highway made a part of the interstate or federal-aid primary system on or after the effective date of this act and before January 1, 1968,

(c) Those lawfully erected on or after January 1, 1968.

Amend paragraph III of RSA 249-A:7 as inserted by section 12 of the bill by inserting after the figure "III" the words (if necessary to comply with federal statutes) so that said paragraph as amended shall read:



III. If necessary to comply with federal statutes just compensation shall be paid for the following:

(a) The taking from the owner of such sign, display, or device of all right, title, leasehold, and interest in such sign, display, or device; and

(b) The taking from the owner of the real property on which the sign, display, or device is located, of the right to erect and maintain such signs, displays, and devices thereon.

Amend the bill by striking out section 16 and inserting in place thereof the following:

16 Effective Date. This act shall take effect upon its passage except that sections 10, 12, 14 and 15 of this act shall not take effect until the commissioner shall have held a public hearing on all proposed regulations and shall have promulgated regulations as provided in chapter 249-A and shall have entered into an agreement as provided in section 10 of said chapter and Title 23, U.S.C. section 131 as revised by the highway beautification act of 1965.

\* \* \*

At the request of Reps. Stevenson, Newell, Winkley and Mackintosh, Rep. Stafford answered questions.

(discussion ensued)

Reps. Alice Davis, Trowbridge and Fortier spoke in favor of the bill.

Rep. Stratton moved that HB 493 be referred to Judicial Council and spoke in favor of the motion.

Reps. Willey and Alice Davis spoke against the motion.

Rep. Gorham spoke in favor of the motion.

(discussion ensued)

Rep. Capistran spoke against the motion and in favor of the bill.

Rep. Corriveau spoke in favor of the bill.

Question being on the motion that HB 493 be referred to Judicial Council.

Rep. Stratton withdrew his motion to refer HB 493 to Judicial Council.

Rep. Stratton moved that HB 493 be referred to Legislative Council.

Motion lost by vv.

The question now being on the amendment as offered by the committee.

Amendment adopted by vv.

Rep. Gorham offered the following amendment:

#### AMENDMENT

Insert a new section 15 as follows:

15. Amend RSA Chapter 249-A by inserting a new section 249-A:6 as follows:

249-A:6 The commissioner of public works and highways shall, in consultation with the secretary of commerce or appropriate federal official of the United States as provided by title 23, U. S. C. Section 131 (f) , provide within the rights-of-way for areas at appropriate distances from interchanges on the interstate system, on which signs, displays and devices giving specific information in the interest of the traveling public may be erected and maintained. Such signs shall conform to national standards.

Provided that nothing in this section shall prevent the state from continuing to collect bonus funds in connection with control of outdoor advertising on its interstate system.

Renumber sections 15 and 16 to be sections 16 and 17.

\* \* \*

The Clerk read the amendment in full.

Rep. Gorham explained the amendment.

(discussion ensued)

Reps. Stafford and Corriveau spoke in favor of the amendment.

Amendment adopted by vv.

Ordered to third reading by vv.

**HB 538**

to establish an outdoor advertising commission and to control the erection and maintenance of billboards and other outdoor advertising devices under its jurisdiction. Rep. Trowbridge for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HB 657**

providing for minimum annual allocation of road toll funds for the construction and maintenance of class IV and class V highways. Rep. Alice Davis for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HJR 54**

providing for a study relating to improving a certain portion of Route 16. Rep. Fortier for Public Works. Ought to pass with amendment.

### AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

The department of public works and highways shall make a study of Route 16 with a view of improving said route from Conway to Berlin, and shall also study the possibility of continuing said route from Berlin to Canada. It shall report its findings based on such study to the Berlin and Gorham delegations on or before January 1, 1969.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**SB 157**

regulating the drilling of water wells. Rep. Trowbridge for Public Works. Inexpedient to legislate.

Resolution adopted by vv.

**HB 174**

to reimburse the town of Nottingham for tax revenue lost through land takings by the state for Pawtuckaway State Park.

Rep. Claflin for Resources, Recreation and Development. Ought to pass with amendment.

### AMENDMENT

Amend section 1 of the bill by striking out the words "each of the next four succeeding fiscal years" in lines 2 and 3 and inserting in place thereof the words and figures (the fiscal year ending June 30, 1969) so that said section as amended shall read as follows:

1 Appropriation. The sum of five thousand dollars is hereby appropriated for the fiscal year ending June 30, 1968 and a like sum for the fiscal year ending June 30, 1969 to be paid to the town of Nottingham to reimburse it for the loss of taxable real property taken by the state for Pawtuckaway State Park. The sums hereby appropriated shall be a charge against the funds of the division of parks in the department of resources and economic development.

\* \* \*

Amendment adopted by vv. Referred to Appropriations under the Rules.

### HB 698

providing for area industrial agents in the industrial development section of the division of economic development. Rep. Claflin for Resources, Recreation and Development. Ought to pass.

Referred to Appropriations under the Rules.

### HB 748

authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects. Rep. Claflin for Resources, Recreation and Development. Ought to pass with amendment.

### AMENDMENT

Amend paragraph I of RSA 481:26 as amended by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The water resources board is authorized to cooperate with cities and towns in the development of small-watershed

projects as planned by the soil conservation service of the United States department of Agriculture and local sponsoring organizations, under the provisions of Public Law 566, as amended and under section 25 of this chapter. Notwithstanding any other provision of law, the exercise of eminent domain may not be applied on any lands needed to allow the enlarging of a dam beyond the height or length needed solely for flood control purposes.

Further amend the bill by striking out section 2 and re-numbering sections 3 and 4 to read sections 2 and 3.

\* \* \*

Amendment adopted, ordered to third reading by vv.

### **HB 787**

regulating the use of houseboats on the surface waters of the state. Rep. Clafin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend RSA 270-A:4 as inserted by section 1 of the bill by striking out the word "pollution" where it occurs in lines 6, 14 and 17 and inserting in place thereof the words (supply and pollution control) so that said section as amended shall read:

270-A:4 Notification of Mooring of Houseboats Required. The owner, lessee, or person otherwise in control of a location at or adjacent to which one or more houseboats are beached, grounded or tied to the shore for an overnight period, or for any part of an overnight period, shall promptly thereafter give notice of this fact, in writing, to the New Hampshire water supply and pollution control commission, stating the number of houseboats moored at such location and the dates of such mooring. Any person who owns or controls a location at which spaces are rented or leased to the general public for the purpose of mooring houseboats at such location, shall keep a log of all houseboats moored at such locations, the name of the owner or other person in control of such houseboats, the registration number of the houseboat, and the dates of such mooring, which log shall be available for inspection at all reasonable times by any agent of the New Hampshire water supply and pollution control commission. When a houseboat is to be moored at the

same location for an extended period of time, one written notification of such fact stating the period of time the houseboat will be so moored to the New Hampshire water supply and pollution control commission shall be sufficient to satisfy the requirements of this section. Such written notification shall not be required if the owner of the houseboat furnishes such information on his application for registration of the houseboat to the director of the division of motor vehicles in accordance with the provisions of RSA 270:4.

Further amend RSA 270-A:5 as inserted by section 1 of the bill by striking out the word "ten" in line 4 and inserting in place thereof the words (not more than fifty) so that said section as amended shall read:

270-A:5 Penalty for Overnight Mooring at a Prohibited Location. If any person shall violate any provision of this chapter relative to mooring a houseboat overnight in a prohibited location, upon conviction thereof he shall be fined not more than fifty dollars for each such violation. Each night of mooring a houseboat in a prohibited location shall be considered a separate violation.

Amend RSA 270-A:6 as inserted by section 1 of the bill by striking out the word "pollution" in line 3 and inserting in place thereof the words (supply and pollution control) and by striking out the word "ten" in line 4 and inserting in place thereof the words (not more than fifty) so that said section as amended shall read:

270-A:6 Penalty for Failure to Give Required Notification of Mooring. If any person shall violate any provision of this chapter relative to giving the required notification of mooring to the New Hampshire water supply and pollution control commission, upon conviction thereof, he shall be fined not more than fifty dollars for each such violation.

Amend section 2 of the bill by striking out the word "pollution" in lines 6 and 21 and inserting in place thereof the words (supply and pollution control) so that said section as amended shall read:

2 Houseboat Mooring Information on Application for Registration. Amend RSA 270:4 by inserting at the end of said section the following (Such application shall also contain

the following question and statement: "If a houseboat and it will be moored at one location in New Hampshire, state where it will be moored? Otherwise, notification of places or mooring of houseboat to New Hampshire water supply and pollution control commission is required in accordance with the provisions of RSA 270-A") so that said section as amended shall read as follows: 270:4 — Application. Every person owning any commercial or private boat shall annually, before operating the same, apply in writing to the director of the division of motor vehicles for registration thereof. Such application may be made to a duly authorized representative of said director or by mail addressed to the director of the division of motor vehicles, and shall be in such form and contain such information as said director may require. In the case of private boats the proper fee shall accompany the application. In the case of commercial boats the proper fee shall be paid at the time of inspection. Such fees shall be paid before the issuance of a certificate and number plate. Said application shall also contain the following question and statement: "If a houseboat and it will be moored at one location in New Hampshire, state where it will be moored? Otherwise, notification of places of mooring of houseboat to New Hampshire water supply and pollution control commission is required in accordance with the provisions of RSA 270-A."

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 755**

to reimburse towns and cities for loss of taxes because of the state taking the lands for recreational or park purposes. Rep. Angus for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

**HB 801**

imposing a realty transfer tax. Rep. Angus for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

\* \* \*

Rep. Ferguson moved that the Rules of the House be so

far suspended as to permit the introduction of a committee report not previously advertised in the Journal for two days.

Motion adopted by vv.

**SJR 18**

appropriating funds for emergency repairs at the flume.  
Rep. Ainley for appropriations. Ought to pass.

The question being shall the joint resolution be read a third time.

Motion adopted by vv.

**HB 759**

establishing a state scholarship program.

Rep. Robert Brown called for the special order on HB 759.

The question being on the committee report, ought to pass with amendment.

**AMENDMENT**

Amend RSA 188-B:12 as inserted by section 1 of the bill by striking out the words "department of education" in lines 3 and 4 and inserting in place thereof the words (coordinating board of advanced education and accreditation) and by striking out the word "public" in line 6 so that said section as amended shall read as follows:

188-B:12 Institutions to be Attended by Scholarship Grant Winners. A scholarship grant winner may use his scholarship at any institution of higher education in New Hampshire which has the approval of the coordinating board of advanced education and accreditation. Such winner may also use his scholarship at any institution of higher education outside the state which is approved by the appropriate education agency in the state where the institution is located.

\* \* \*

Rep. Schwaner moved that HB 759 be indefinitely postponed and spoke in favor of the motion.

Rep. Cobleigh spoke against the motion.

(discussion ensued)



Reps. Colburn, Mackintosh, Maxwell, Bork and Bednar spoke in favor of the motion.

At the request of Reps. Charles Gay and Coburn, Rep. Cobleigh answered questions.

Reps. Spitzli, Guild and Raiche spoke against the motion.

Motion adopted by vv.

\* \* \*

The Chair addressed remarks to the House.

Rep. Pickett complimented the Chair on his remarks.

### **HB 381**

establishing a state scholarship commission and appropriating funds for scholarships.

Rep. Robert Brown called for the special order for 11:02 on HB 381.

Question being on the motion that the bill is inexpedient to legislate.

Rep. Schwaner moved that the words, ought to pass with amendment, be substituted for the words, inexpedient to legislate, and spoke in favor of the motion.

Rep. Mackintosh spoke against the motion.

Motion lost by vv and the resolution of the committee was adopted.

### **HB 740**

to increase the discount allowed in sale of liquor to hotels and clubs.

Rep. Pickett called for the special order for 11:03 on HB 740.

Rep. Pickett moved that HB 740 be made a special order for 11:01 on Tuesday next.

Rep. Corriveau spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

## RULES SUSPENDED

Rep. Spitzli moved that the Rules of the House be so far suspended as to permit the introduction of committee reports for the rest of the session without being advertised more than one day in the Journal, and spoke in favor of the motion.

Rep. Pickett spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

On motion of Rep. Pickett, the House adjourned from the morning session.

## AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit reading of bills by title only and resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:01 o'clock.

## THIRD READINGS

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

**HB 120**

providing additional retirement allowances for certain retired teachers.

**HB 162**

entering into the Maine-New Hampshire compact for establishing a bi-state commission on oceanography.

**HB 254**

authorizing of and making appropriation for the State Technical Services Act of 1965 for New Hampshire.

**HB 324**

providing additional (cost of living) retirement allowance for retired state employees.

**HB 365**

to establish a training program of self care and independent travel for the blind.

**HB 425**

establishing a bureau of family care in the office of the director of division of mental health.

**HB 493**

relative to outdoor advertising on interstate highways and federal-aid highways.

RECONSIDERATION

Rep. Corriveau, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 493 and spoke against the motion.

Motion lost by vv.

\* \* \*

**HB 571**

relative to the establishment of conservation districts.

**HB 639**

relative to school attendance registers.

**HB 658**

relative to filling vacancies in classified service from among other state employees.

**HB 674**

to establish a motor vehicle certificate of title and anti-theft act.

RECONSIDERATION

Rep. A. George Manning, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 674 and spoke against the motion.

Motion lost by vv.

\* \* \*

**HB 723**

to create a New Hampshire-Vermont Interstate School Compact.

**HB 748**

authorizing the water resources board to assist local com-

munities in developing recreational ponds and appropriating funds for certain projects.

**HB 757**

to provide special training programs for technical services in the area of health, and making appropriations therefore.

**HB 787**

regulating the use of houseboats on the surface waters of the state.

**HJR 54**

providing for a study relating to improving a certain portion of Route 16.

**HJR 56**

to make an appropriation for additional funds for building a boys cottage at the industrial school.

**HJR 73**

to appropriate ten thousand dollars to the division of public health for trapping foxes as a means of rabies control.

On a vv HJR 73 passed.

Rep. George Gordon requested a division.

The question being shall HJR 73 pass.

Reps. Weeks, George Gordon, Brungot, Drew and McMeekin rose on parliamentary inquiry.

102 members having voted in the affirmative, and 171 in the negative, the resolution was killed.

\* \* \*

**SJR 18**

appropriating funds for emergency repairs at the flume was read a third time, passed, and sent to the Secretary of State to be engrossed.

**RECONSIDERATION****HJR 73**

to appropriate ten thousand dollars to the division of public health for trapping foxes as a means of rabies control.

Rep. Drew, having voted with the majority, moved that the

House reconsider its vote whereby it killed HJR 73, and spoke against the motion.

Motion lost by vv.

### LEAVE OF ABSENCE

Rep. McQuade was granted leave of absence for the day on account of important business.

### INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Gerald Papazian, nephew of Rep. Maloomian.

Professor of Government at Nathaniel Hawthorne College, Robert Steffy, courtesy of Rep. Raiche.

\* \* \*

On motion of Rep. Guild the House adjourned at 7:38 P.M.

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*Tuesday, June 27*

The House met at 11:00 o'clock.

### JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

O God . . .

Forgive what we have been and done . . .

Sanctify what we are in this day . . .

And order what we shall be,

Through Jesus Christ our Lord. Amen.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Maurice Cummings led the Convention in the Pledge of Allegiance to the Flag.

## HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Dr. W. James Drummond, Salisbury, England visiting U.S.A. for the first time to attend the wedding of his daughter at Manchester. Formerly Lt. Commander, Royal Navy, courtesy of Rep. Ackerson.

Brad Lee, nephew of Rep. John W. Wright, Jr. of Merrimack.

Ralph Hall of Londonderry, courtesy of his brother, Rep. Hall.

Mrs. Gladys Galbraith, wife of Rep. Galbraith.

Michael and Jackie Lavigne, courtesy of Rep. Cobleigh.

Former Rep. W. B. S. Clymer, Miss Bonnie Allen and Mrs. Lael Wertenbaker, courtesy of Rep. Stephen Smith.

Mrs. George Lehoux, Miss Barbara Lehoux, Miss Betty Lehoux and Miss Beverly Lehoux, courtesy of Rep. Alice Davis.

## LEAVES OF ABSENCE

Rep. Burke was granted leave of absence for the day on account of illness.

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and Senate Bills and Joint Resolutions:

### **HB 283**

relative to dogs as a menace.

### **HB 330**

changing the term of imprisonment for conditional sentences and repealing the committal provision of conditional sentences.

### **HB 589**

amending the charter of the city of Lebanon.

**HB 732**

relative to procedure for submission of budget for city of Dover.

**SB 113**

relative to the granting of degrees and the accreditation of specific courses offered by community colleges.

**SB 211**

to bar public officer or employee from benefiting from insurance contracts issued on construction paid for by public funds.

**SB 179**

relating to the taking by the state of land restricted to conservation or recreation use.

**SB 226**

relative to election of board of education for the city of Concord.

**HB 236**

relative to salaries of Grafton county commissioners.

**HB 292**

relative to the installation of municipal sewage disposal facilities and relative to condemnation authority for sewerage construction.

**HB 458**

increasing the salary of the Strafford county treasurer.

**HB 551**

relative to the appointment of justices of the peace as bail commissioners.

**SJR 18**

appropriating funds for emergency repairs at the Flume.

Rep. Moulton  
For the Committee

**SENATE MESSAGE**

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled Constitutional Amendment-Conc. Res. sent up from the House of Representatives:

**CA CR 5**

relating to filling senatorial vacancies.

and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate: Sens. Tufts and Foley.

On motion of Rep. Spitzli the House acceded to the request that a committee of conference be appointed. The Chair appointed Reps. Gorham, Dubey and Bingham as conferees on the part of the House.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

**SB 150**

relating to the industrial park authority.

**SB 83**

providing for the classification of certain surface waters of the state.

**HB 453**

authorizing the sweepstakes commission to conduct pure lotteries and to associate drawings with horse races held before or after the drawings, within or without the state of New Hampshire.

**HB 173**

to establish an elevator inspection law.

**HB 650**

relative to placing fill in public waters.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 641**

to require the mailing of the county budget and statement of condition to the towns and cities.



**HB 341**

relative to fees to tax collector for sale of real estate for taxes.

**HB 301**

relative to payment of taxes upon property sold by tax sale.

**HB 30**

increasing the salary of the Merrimack County Treasurer.

**HB 207**

to provide for the issuance of air carrier certificates of public convenience and necessity for intrastate air transportation.

**HB 744**

disannexing a certain portion of Lisbon town school district and annexing the same to Sugar Hill school district.

**HB 791**

providing for penalties for failure to contribute to a health and welfare pension fund.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

**SB 186**

relative to petitions to permit a person under the age of consent to marry.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 371**

permitting the sale of beverages by restaurants on election days and relative to restrictions on sales.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

## An Act

permitting the sale of beverages by restaurants on election days and relative to restrictions on sales.

Amend the bill by striking out section 2 and inserting in place thereof the following new sections:

2 Restrictions on Sales. Amend RSA 176:11 (supp) as amended by 1963, 50:1, 158:3 and 1965, 50:1 by striking out the section and inserting in its place the following:

176:11 Rules and Regulations; Restrictions on Sales. Said commission shall have the power to make all necessary and proper rules and regulations for carrying out the provisions hereof, and such rules and regulations shall have the effect of law. No sale of liquor or beverages shall be made on Sundays except by persons holding licenses or permits under the provisions of RSA 178:3, 3-a, 3-c, 4, 6, 7, 8, 9, RSA 181:5, provided that persons holding licenses under the provisions of RSA 178:3, 3-a when making sales of beverages on Sundays shall sell only to bona fide guests with meals in the dining room or in the rooms of guests. Liquor or beverages shall not be sold in any establishment where booths that are not open at the end are used for serving patrons. Costumers may be erected and attached to the ends of booths. Such costumers shall be of such design and constructed in such manner as approved by the commission.

3 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Enright, the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 358**

to require the use of the state seal on the automobile li-

cense plates of members of the General Court and relative to spare tires.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

#### An Act

to require the use of the state seal on the automobile license plates of members of the general court and relative to spare tires.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State Seal on Legislative Number Plates. Amend RSA 260 by inserting after section 10-a, as inserted by 1957, 8:1, the following new section: 260:10-b State Seal. On the special number plates issued under the provisions of section 10 to members of the senate or their spouses and members of the house of representatives or their spouses there shall be a reproduction of the seal of the state. If requested, United States senators from this state, representatives to congress from this state, the governor, members of the governor's council, president of the senate, and speaker of the house of representatives may have special motor vehicle plates with the reproduction of the state seal thereon. The fee for such special number plates shall be one dollar. The plates with the reproduction of the state seal, exclusive of the seal, shall be white with green lettering. The special plates issued hereunder for the year 1968 shall be effective until January 1, 1969 and thereafter the said special plates shall be effective for a period of two years. Nothing herein shall be construed as affecting the issuance of regular motor vehicle plates and the payment of the registration fee therefor.

2 Inspection of Spare Tires Prohibited. Amend RSA 260 by inserting after section 14, as amended by 1965, 240:6, the following new section: 260:14-a Inspection of Spare Tires Prohibited. Notwithstanding the provisions of section 14, the director may not authorize the inspection of any tire carried as a spare time by any motor vehicle, trailer, or semi-trailer.

3 Spares not Deemed Mounted Tires. Amend RSA 263:84, as inserted by 1965, 299:1, by inserting at the end thereof the

following words (A spare tire shall not be deemed to be a “tire mounted on a motor vehicle or trailer” for the purposes of this subdivision.) so that said section as amended shall read as follows: 263:84 Tire Requirements. It shall be unlawful to operate a motor vehicle or trailer upon the public highways unless such motor vehicle or trailer is equipped with tires in safe operating condition in accordance with requirements established by the director of motor vehicles. No tire mounted on a motor vehicle or trailer shall be deemed to be in safe operating condition unless it meets the visual and tread depth requirements set forth in this subdivision. A spare tire shall not be deemed to be a “tire mounted on a motor vehicle or trailer” for the purposes of this subdivision.

4 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Stephen Smith, the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 672**

An Act

relative to equipment of motorcycles.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

relative to equipment of motorcycles.

Amend section 1 of the bill by striking out RSA 263:29-b and 263:29-c, as inserted by said section.

Further amend section 1 of the bill by renumbering RSA

263:29-d, 263:29-e, and 263:29-f to read 263:29-b, 263:29-c, and 263:29-d.

\* \* \*

On motion of Rep. Stephen Smith, the House non-concurred in the Senate amendment.

The Chair appointed Reps. Stephen Smith, Maurice Bouchard and A. George Manning as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 368**

relative to per diem of board for registration of engineers and to increase renewal fee for a certificate to practice professional engineering.

#### **AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

#### **An Act**

relative to per diem of board of registration of engineers and to increase renewal fee for a certificate to practice professional engineering.

Amend the bill by striking out section 2 and inserting after section 1 the following new sections:

2 Renewal Fees. Amend RSA 319:22-a as inserted by 1959, 38:7 and amended by 1965, 168:4 by striking out said section and inserting in place thereof the following: 319:22-a Determination of Fee. The board shall annually, prior to the first day of December in each year, beginning in 1967, determine the normal annual fee to be paid for renewals of certificates. Said normal renewal fee shall not be less than five dollars nor more than ten dollars.

3 Effective Date. Section 1 of this act shall take effect July 1, 1967, and section 2 shall take effect December 1, 1967.

\* \* \*

On motion of Rep. Shirley Clark, the House non-concurred in the Senate amendment. The Chair appointed Reps. Shirley Clark, Newell and Conway as conferees on the part of the House.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 198**

relative to the salary of the Sheriff of Strafford County.

**AMENDMENT**

Amend section 1 of the bill by striking out line three and inserting in place thereof the following:

162:1, 198:1 and 263:1 by striking out paragraph I as amended by 1967, 153:1 and 201:3 and inserting in place

Further amend section 1 by striking out lines six through thirteen and inserting in place thereof the following:

- (a) In Merrimack, two thousand dollars.
- (b) In Hillsborough, two thousand four hundred dollars.
- (c) In Coos, two thousand dollars.

Further amend said section by inserting after paragraph VII (supp) as inserted by 1967, 201:1 the following new paragraph VIII. In Strafford the annual salary of the sheriff shall

\* \* \*

On motion of Rep. Colbath, the House concurred in the Engrossed Bills amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 638**

relative to borrowing by village districts in anticipation of taxes and other revenue.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

**An Act**

relative to borrowing by village districts  
in anticipation of taxes and other revenue

Amend the bill by striking out section 1 and inserting in place thereof the following:

I Anticipation of Taxes and Other Revenue. Amend RSA 33:7, II (supp), as amended by 1957, 98:1 by striking out the same and inserting in place thereof the following:

II. Village Districts. Village districts may incur debt in anticipation of taxes and other revenue of the financial year in which the debt is incurred, in order to pay current maintenance and operation expenses, and may issue notes therefor to an aggregate principal amount not exceeding the total receipts of the district from such sources during the preceding financial year. In order to meet necessary expenses which may arise during the period from the beginning of the financial year to the date of the annual district meeting, the treasurer of any district with the approval of the governing board, may issue notes, without a vote of the district therefor, to an aggregate principal amount not exceeding twenty per cent of the total receipts from such sources during the preceding financial year.

\* \* \*

On motion of Rep. Morrill, the House concurred in the Senate amendment.

## COMMITTEE REPORTS

## HB 202

to increase the salaries of certain state officers. Rep. Scott-Craig for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Unclassified Salaries. Amend RSA 94:1 as amended by 1955, 153:2; 321:1; 323:4, 6; 335:8; 1957, 90:1; 223:2; 274:4, 7; 315:2; 1959, 199:4; 268:12; 1961, 166:5; 221:4; 222:5; 223:4; 266:12; 1963, 39:2; 132:2; 209:2; 328:17; 303:14; 1965, 267:7 and 365:1 by striking out the same and inserting in place thereof the following: 94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

	Minimum	Maximum
Governor		\$30,000
Chief justice, supreme court		25,000
Chief justice, superior court		22,000
Associate justice, supreme court (4)		22,000
Associate justice, superior court (7)		20,000
Judges, probate court (10)		6,000
Racing commissioners (3)		3,000
Sweepstakes commissioner, chairman		3,000
Sweepstakes commissioners (2)		2,400
State entomologist		3,500
Adjutant general	\$12,600	14,175
Assistant attorney general (6)*	9,450	14,175
Assistant bank commissioner	11,025	12,600
Assistant business supervisor	11,025	12,600
Assistant commissioner, public works and highways	15,750	17,325
Assistant to insurance commissioner	9,450	11,025
Assistant state librarian	9,450	11,025
Assistant superintendent, New Hampshire hospital	18,606	21,756
Attorney general	16,800	18,375
Bank commissioner	14,175	15,750
Business supervisor	12,600	14,175
Chairman, water resources board	11,025	13,125



Clerk of supreme court and court reporter	14,175	15,750
Commandant, soldiers' home	8,400	9,975
Commissioner of agriculture	12,600	14,175
Commissioner of department of employment security	16,800	18,375
Commissioner of education	15,750	17,325
Commissioner of health and welfare	16,800	18,375
Commissioner of public works and highways	17,850	19,425
Commissioner of resources and economic development	15,750	17,325
Commissioner of safety	15,750	17,325
Comptroller	16,800	18,375
Coordinator of federal funds	12,500	15,000
Counsel, department of employment security	11,865	13,440
Deputy attorney general	14,175	15,750
Deputy bank commissioner	12,600	14,175
Deputy commissioner of education	12,000	14,175
Deputy commissioner of public works and highways	15,750	17,325
Deputy director, New Hampshire distributing agency	7,350	8,925
Deputy director of personnel	11,025	12,600
Deputy insurance commissioner	11,025	12,600
Deputy labor commissioner	8,400	9,975
Deputy registers of probate:		
Rockingham	5,300	6,800
Strafford	4,600	5,930
Belknap	4,600	5,930
Carroll	4,600	5,930
Merrimack	5,300	6,830
Hillsborough	6,200	7,730
Cheshire	4,220	5,330
Sullivan	4,220	5,330
Grafton	4,600	5,930
Coos	4,220	5,330
Deputy secretary of state	11,025	12,600
Deputy state treasurer	11,025	12,600
Deputy superintendent, industrial school	8,400	9,975
Deputy superintendent, Laconia state school	16,275	17,850
Deputy warden, state prison	8,400	9,975

Director of aeronautics	12,600	14,175
Director, charitable trusts	4,725	6,300
Director of clinical services	16,275	17,850
Director of clinical and surgical services	16,275	17,850
Director of correctional psychiatry	16,275	17,850
Director, division of accounts	12,600	14,175
Director of division of economic develop- ment	12,600	14,175
Director, division of mental health	22,445	25,594
Director of division of parks	12,600	14,175
Director, division of public health services	15,750	17,325
Director, division of purchase and property	12,600	14,175
Director of division of resources and development	12,600	14,175
Director, division of welfare	12,600	14,175
Director of fish and game	12,600	14,175
Director of motor vehicles	11,025	12,600
Director, New Hampshire distributing agency	9,450	11,025
Director, out-patient services	16,275	17,850
Director of personnel	12,600	14,175
Director of probation	9,450	11,025
Director of psychiatric education and research	16,275	17,850
Director of records management and archives	8,400	9,975
Director of safety services	9,450	11,025
Director of state police	12,600	14,175
Director of technical institute	12,600	14,175
Director, veterans' council	8,400	9,975
Executive director, sweepstakes		21,000
Executive director, water pollution com- mission	15,750	17,325
General counsel, department of employ- ment security	12,600	14,175
Insurance commissioner	14,175	15,750
Labor commissioner	11,550	13,125
Liquor commissioner, chairman	11,550	13,125
Liquor commissioners (2)	11,025	12,600
Parole officer	9,450	11,025
Public utilities commissioner, chairman	12,600	14,175
Public utilities commissioners (2)	12,075	13,650

## Registers of probate:

Rockingham		4,600
Strafford		4,400
Belknap		4,400
Carroll		4,400
Merrimack		4,600
Hillsborough		4,800
Cheshire		4,000
Sullivan		4,000
Grafton		4,400
Coos		4,000
Secretary of state	14,175	15,750
Secretary, tax commission	14,175	15,750
Senior psychiatrist	15,330	17,777
State fire marshall	9,450	11,025
State librarian	11,025	12,600
State treasurer	14,175	15,750
State veterinarian	9,450	11,025
Superintendent, industrial school	14,175	15,750
Superintendent, Laconia state school	15,750	17,325
Superintendent, New Hampshire hospital	20,366	23,516
Superintendent, state sanatorium	14,175	15,750
Tax commissioner (2)	11,025	12,600
Warden, state prison	14,175	15,750

\*Notwithstanding the provisions of any other statute, the pay range for the assistant attorneys general shall be as set forth in this act.

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a subordinate classified employee in his department shall be placed at the next higher step in range above said subordinate classified employee and shall be entitled to any increase provided for herein until the maximum is reached.

Notwithstanding any other provisions of law to the contrary, the salaries of judges of probate court, deputy registers of probate, and registers of probate shall be as set forth above.

2 Appropriation. There is hereby appropriated for the

fiscal year ending June 30, 1968 for salary increases provided in section 1 of this bill the following sums: fifty-six thousand, five hundred and fifty dollars from the general funds of the state; six thousand, one hundred dollars from highway funds; seven hundred and fifty dollars from fish and game funds; four thousand nine hundred and fifty dollars from self-sustaining funds; and seven hundred and fifty dollars from federal funds. Like amounts are hereby appropriated for the fiscal year ending June 30, 1969.

3 Authority to Increase. Further amend RSA 94 by inserting after section 7 (supp) as inserted by 1965, 364:4, the following new section: 94:8 Increases. Upon request of the appointing authority, the governor and council is hereby authorized and empowered, notwithstanding any other provisions of the law to the contrary, upon a finding by them that it is in the best interest of the state and is necessary in order to recruit or to retain qualified personnel, to increase the salary of any unclassified position as established by section 1. Any such increase shall be a charge against the salary adjustment fund.

4 Effective Date. This act shall take effect July 14, 1967.

\* \* \*

Amendment adopted; ordered to third reading by vv.

\* \* \*

By unanimous consent Rep. A. George Manning addressed the House.

\* \* \*

Reps. Pickett, Spitzli, Stevenson and Dion offered the following resolution.

## RESOLUTION TO LIMIT DEBATE

*Resolved*, that if this session of the Legislature is to end on July 1st, all speakers on any subject be limited to five minutes' discussion on the floor of the House and no more than two questions be allowed except by unanimous consent of the House.

\* \* \*

The Clerk read the resolution in full.

Resolution adopted by vv.

### COMMITTEE REPORTS CONTINUED

#### HB 552

establishing a minimum salary for public school teachers.  
Rep. Belcourt for Appropriations. Ought to pass with amendment.

#### AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Appropriation. To provide funds for the grants to be made hereunder, there is hereby appropriated the sum of one million, two hundred thirteen thousand dollars for the fiscal year ending June 30, 1968, and the sum of one million, two hundred seventy thousand dollars for the fiscal year ending June 30, 1969. The sums hereby appropriated shall be a charge upon the general fund, and the governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated. If in either year of the biennium the amount appropriated for such grants shall be insufficient therefor, the state board of education shall apportion the appropriation proportionately among the several school districts and supervisory unions. Any amounts not distributed in the first year of the biennium may be distributed in the second year, if required fully to implement the aid to be paid in that year.

\* \* \*

Amendment adopted by vv.

Rep. Williamson offered the following amendment.

#### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

#### An Act

providing grants to school districts toward  
teachers salaries.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 189 the following new chapter:

189-A  
Salary of Teachers

189-A:1 Grants for Teachers' Salaries. The state through the board of education shall grant annually to each school district the following sums to be expended as additional and/or matching salaries to its school teachers: fifty dollars for each teacher holding a credential issued by the state board other than a permit; an additional fifty dollars per teacher for each master's or doctor's degree or advanced graduate certificate; and fifty percent (50%) of the cost of any other annual salary increase; providing, however, that any grant by the state in this category shall be not less than \$50 nor more than \$150.

189-A:2 Educational Incentive Funds. The state through the department of education shall grant annually to each school district the following sums to be expended as incentive for teacher self-improvement purposes: fifty dollars for each approved course from an accredited college or university taken by an instructional staff employee, provided that the school district shall add at least twenty-five dollars in matching funds per course taken and with state liability limited to grants for not more than two courses per year per teacher.

189-A:3 Proration. If in any year, the amount appropriated for distribution as teachers' salary grants in accordance with sections 1 and 2 is insufficient therefor, the appropriation shall be prorated proportionally on the basis of the combined entitlement of both sections. Any amount not distributed in the first year of any biennium may be distributed in the second year if required to distribute the maximum amount permissible under sections 1 and 2.

2 Appropriation. There is hereby appropriated for the fiscal year ending June 30, 1968 the sum of \$1,206,000 and for the fiscal year ending June 30, 1969 the sum of \$1,206,000 for the purposes of this act. The governor is hereby authorized to draw his warrant for the said sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect sixty days after passage.

\* \* \*

The Clerk read the amendment in full.

Rep. Williamson spoke in favor of the amendment.

(discussion ensued)

Rep. Schwaner moved that HB 552 be indefinitely postponed.

Reps. Mackintosh, Cobleigh, Pickett, Kenneth Sherman, Williamson, Raiche, Robert Brown and Stephen Smith spoke against the motion.

Rep. Putnam spoke in favor of the motion.

Reps. Christie, Wallin, James Allen, Brungot, Spitzli, Guild, Plumer and Sheridan spoke against the motion.

(discussion ensued)

Reps. Morse, and Bednar spoke in favor of the motion.

Rep. A. George Manning moved the previous question and it was sufficiently seconded.

The question being, shall the main question now be put.

Motion adopted by vv.

The question now being on the motion to indefinitely postpone.

Motion lost by vv.

The question now being on the Williamson amendment.

Rep. Williamson spoke in favor of the amendment.

On a vv vote the amendment lost.

Rep. Williamson requested a division.

88 members having voted in the affirmative and 203 in the negative, the amendment lost.

The question now being, shall the bill be read a third time.

Motion adopted by vv.

\* \* \*

Rep. Cobleigh moved that the Rules of the House be so far suspended as to place HB 552 on third reading and final passage at the present time by title only, and spoke in favor of the motion.

Motion adopted by vv.

### THIRD READING

#### HB 552

establishing a minimum salary for public school teachers was read a third time, passed, and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. Cobleigh, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 552 and spoke against the motion.

Motion lost by vv.

### RECESS

### AFTER RECESS

### COMMITTEE OF CONFERENCE REPORT

#### HB 437

The committee of conference to whom was referred House Bill No. 437 An Act to increase the registration fees of architects, having considered the same report the same with the following recommendation:

That the Senate recede from its position in adopting its amendment, that the House recede from its position of non-concurrence, and that the Senate and House concur in the adoption of said bill.

Howard C. Townsend

Paul E. Provost

Conferees on the part of the Senate

John J. Ratoff

Stewart B. Allan

Walter C. Morse

Conferees on the part of the House



## SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 255**

to tax the transfer of real property.

## AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 Tax on Transfer of Real Property. Amend RSA by inserting after chapter 78-A (supp) as inserted by 1967, 213:1 the following new chapter:

## Chapter 78-B

Further amend said bill by renumbering RSA 78-A: 1-8, inclusive as inserted by section 1 of said bill, to read 78-B: 1-8, inclusive.

Further amend said bill by striking out RSA 78-A:2 as inserted by section 1 of said bill and inserting in place thereof the following:

78-B:2 Exceptions. The tax imposed by this chapter does not apply

(a) to a transfer of title to the state, a state agency, a county, a city, a town, a school district, or a village district;

(b) to the United States, or any agency or instrumentality thereof;

(c) to a mortgage or other instrument given to secure payment of a debt or obligation;

(d) to a discharge or mortgage or other instrument solely to release security for a debt or obligation;

(e) to a deed or other instrument which corrects a deed or other instrument previously given;

(f) to a deed given by a collector of taxes for property purchased at a tax sale.

Amend section 2 of said bill by striking out "RSA 78-A" where they occur in lines two and six and inserting in place thereof (RSA 78-B)

\* \* \*

(Rep. Spitzli in the Chair)

On motion of Rep. Angus the House concurred in the Engrossed Bills Committee amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following concurrent resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HCR 19**

to provide for a property tax survey committee.

#### **AMENDMENT**

Amend House Concurrent Resolution No. 19 by adding at the end thereof the following new sentence:

The expenditures authorized above shall not exceed a total of fifteen hundred dollars.

\* \* \*

On motion of Rep. Cobleigh the House concurred in the Senate amendment.

(Speaker in the Chair)

#### **REPORT OF COMMITTEE ON THE JOURNAL**

The Committee on the Journal having examined the Journal of Wednesday, June 21, 1967, offers the following resolution and recommends its adoption:

Resolved, That the Journal of the House of Wednesday, June 21, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said Journal in the following particulars, to wit:

- a) Strike out from page 2789, under the caption "SB 74"

the words in parenthesis "The committee amendment appears in the Journal for Tues., June 20, on Pages 2692 through 2696"

b) Strike out, from pages 2789, 2790 and 2791, the entire "AMENDMENT" to SB 74 offered by Rep. Cobleigh which makes changes in sections of the bill numbered 4, 5, 6, and 9 and insert in place thereof the following wording as actually set forth on the face of said bill:

### **Proposed amendment to SB 74**

Amend the bill by striking out the title and inserting in place thereof the following: increasing the salaries of classified, temporary and seasonal employees.

Further amend the bill by striking out sections 3, 4, 5, and 6 and inserting in place thereof the following sections:

3 Appropriations for Temporary and Seasonal. There are hereby appropriated for the fiscal year ending June 30, 1968 for the salary increases for temporary and seasonal state employees as provided herein, the following sums: \$90,064 from the general funds of the state; \$66,000 from highway funds; and \$10,800 from self-sustaining funds. For the fiscal year ending June 30, 1969 there is hereby appropriated for said salary increases the following sums: \$90,064 from the general funds of the state; \$66,000 from the highway funds; and \$10,800 from self-sustaining funds.

4 Change in Date. Amend RSA 99:3 (supp) as amended by 1957, 274:3, 1961, 221:2 and 1965, 73:2 by striking out the words and figures "July 2, 1965" where it appears in line two and inserting the words and figures (July 14, 1967), so that said section as amended shall read as follows: 99:3 Increase in Salary. Classified employees of the state as of July 14, 1967 shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and their annual salaries shall be in accordance with the salary scale set forth in section 1. The provisions hereof shall not be construed as affecting so-called longevity payments which shall be in addition to the regular salary scale.

5 Appropriations for Retirement and OASI. There are hereby appropriated for fiscal 1968 and fiscal 1969 the following sums:

## Retirements (Normal Contribution and Accrued Liability)

	Fiscal 1968	Fiscal 1969
General Funds	\$59,360	\$60,280
Highway Fund	33,490	33,794
Fish and Game Fund	2,816	2,827
Federal Funds	5,110	5,138
Self-Sustaining Funds	4,044	4,098

Total	<u>\$104,820</u>	<u>\$106,137</u>
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## OASI

General Funds	\$42,532	\$46,453
Highway Fund	19,646	19,950
Fish and Game Fund	1,984	1,842
Federal Funds	6,298	5,489
Self-Sustaining Funds	3,326	3,405

Total	<u>\$73,786</u>	<u>\$77,139</u>
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7 Additional Increases. Amend RSA 99 by inserting after section 7 the following new sections: 99:8 Increases. Upon request of the appointing authority, the governor and council is hereby authorized and empowered, notwithstanding any other provisions of the law to the contrary, upon a finding by them and a recommendation from the personnel commission that it is in the best interest of the state and is necessary in order to recruit or retain qualified personnel, to increase the salaries of classified positions beyond grade 34, any such increases to be a charge against the salary adjustment fund. 99:9 Classified Employees. (1) Employees whose positions were lowered as a result of the 1961 reorganization acts shall receive increases based upon their classifications as of June 30, 1961. (2) Employees whose positions were lowered as a result of reevaluation since June 30, 1965 shall receive increases based upon their classifications as of June 30, 1965.

7 Repeal. 1965, 73:3 relative to certain employees is hereby repealed.

8 Effective Date. This act shall take effect July 14, 1967.

c) Strike out from page 2792 and 2793 all after the sentence, "Rep. Stephen Smith called for the special order on

HJR 52" and before the caption "SENATE MESSAGE AND INTRODUCTION OF SENATE BILLS" and insert in place thereof the sentences:

(This bill is on second reading.

Referred to Appropriations under the Rules.)

Henry C. Newell, For the Committee

\* \* \*

On motion of Rep. Newell, the Rules of the House were so far suspended as to dispense with the reading of the report.

Rep. Newell explained the resolution.

Report adopted by vv.

#### COMMITTEE REPORTS CONTINUED

##### **HB 704**

to establish a veterinary diagnostic laboratory. Rep. Ballam for Appropriations. Ought to pass.

Rep. Downing moved that the words, inexpedient to legislate, be substituted for the report of the committee, and spoke in favor of the motion.

(Rep. Spitzli in the Chair)

Reps. Underwood and Ballam spoke against the motion.

(discussion ensued)

Motion lost by vv.

Rep. Downing requested a division.

65 members having voted in the affirmative and 174 in the negative, the motion to substitute lost.

The question being, shall the bill be read a third time.

Ordered to third reading by vv.

##### **HB 5**

ratifying the compact for education. Rep. Ferguson for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 339**

relative to an additional appropriation for federal-aid highway construction. Rep. Eaton for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Appropriation. There is hereby appropriated the sum of twenty-one million dollars for the purpose of adjusting state appropriations to the federal schedule of apportionment of federal-aid highway funds for the completion of the national system of interstate and defense highways within the required time limit. This appropriation shall be a non-lapsing appropriation and shall be expended for the necessary preliminary and/or construction engineering, rights-of-way and construction under the direction of the commissioner of public works and highways.

2 Borrowing Authorized. In order to provide funds for the state matching portion of the appropriation authorized by section 1 hereof, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow upon the credit of the state a sum not exceeding three million dollars and for that purpose may issue bonds or notes in the name and on behalf of the state. Such bonds and notes shall be deemed a pledge of the full faith and credit of the state.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 463**

relative to winter maintenance of a Class III road in the towns of Colebrook and Stewartstown and a Class II highway in the town of Colebrook. Rep. Ferguson for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HJR 37**

in favor of the estate of Stanley R. Rich. Rep. Ferron for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

That the sum of two thousand dollars is hereby appropriated to be paid to the estate of Stanley R. Rich of Peterborough for his untimely and tragic death. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

\* \* \*

Amendment adopted; ordered to third reading by vv.

(Speaker in the Chair)

**HJR 78**

to improve certain state-owned land in the town of Gilsum. Rep. Ballam for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

The sum of five hundred dollars shall be expended by the division of parks, department of resources and economic development, in fiscal 1968, from funds appropriated in their budget for Major repairs, for improvements upon that certain tract of state-owned land in the town of Gilsum, known as Pot Holes and Bear's Den, as follows: (1) improving the access trail to the natural features on said tract, (2) improving the woodlands in the vicinity of said access trail and said natural features, (3) cleaning out the obscured glacial pot holes and ledge formations on said tract, and (4) installing interpretive signs and doing such other work as the division of parks determines will enhance the natural beauty and increase the public enjoyment of said tract.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 795**

relative to a referendum by the voters of the city of Clare-

mont concerning the proposed high-level dam. Rep. Barrows for the Claremont Delegation. Ought to pass.

Ordered to third reading by vv.

### **HB 800**

to provide for a three, five, seven or nine member school board. Rep. Berry for Education. Ought to pass with amendment.

### **AMENDMENT**

Amend section 3 of the bill by striking out the words "that year" in line 6 and inserting in place thereof the words (the next annual meeting of the district) so that said section as amended shall read:

3 Transitional Provisions. Every school district organized with a six member school board on July 1, 1967, at the next annual meeting of the district held after that date, shall determine the number of members that it desires on its school board to conform to RSA 195:15. At the same meeting, it shall also determine the number of members to be elected each year beginning with the next annual meeting of the district so that the board will increase or decrease in membership so that there will always be an uneven number of members until the desired number is reached.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 802**

to establish a state crime commission. Majority: Inexpedient to legislate. Rep. Lloyd Sherman for Executive Departments and Administration. Minority: Ought to pass with amendment. Reps. Paul Brown, Rossley, Julia White and Greeley.

### **AMENDMENT**

Amend the bill by striking out section 8 and renumbering section 9 to read section 8.

\* \* \*



The reports were accepted.

Rep. Paul Brown moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke in favor of the motion.

(discussion ensued)

Rep. Shirley Clark spoke against the motion.

Rep. Christie spoke in favor of the motion.

Rep. Lloyd Sherman moved that further consideration of HB 802 be indefinitely postponed and spoke in favor of the motion.

Rep. Angus spoke in favor of the motion.

Rep. MacFarlane spoke against the motion.

Rep. Angus spoke a second time in favor of the motion.

Reps. Ciborowski and Van Gardner spoke in favor of the motion.

Motion adopted by vv.

#### **HB 807**

relating to the payment of money received from the sweepstakes fund. Rep. Morse for Executive Departments and Administration. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 798**

providing for the examination and licensing of electricians. Rep. Shirley Clark for Executive Departments and Administration. Majority: Inexpedient to legislate. Minority: Ought to pass with amendment. Reps. Rossley, Lucien Dulac, Greeley, Paul Brown and Ratoff.

### **AMENDMENT**

Amend paragraph I of RSA 318-B:1 as inserted by section 1 of the bill by striking out the words "or that" in line 8 and by adding at the end thereof the words (or the servicing of electrically operated equipment for the adjusting or replacement of controls once installed provided, however, that such servicing shall not change the circuit characteristics of said installation) so that said paragraph as amended shall read:

I. "Electrical Installation" means the installation, repair, alteration and maintenance of electrical conductors, fittings, devices and fixtures for heating, lighting or power purposes according to national electric code or other regulatory agencies duly appointed by local, state or federal laws. The term does not include the installation or repair of portable appliances and other portable electrical equipment, installation of which involves only the insertion of an attachment plug into a receptacle outlet which terminates in a junction box or the servicing of electrically operated equipment for the adjusting or replacement of controls once installed provided, however, that such servicing shall not change the circuit characteristics of said installation.

Amend RSA 318-B:2 as inserted by section 1 of the bill by inserting after the heading the number (I.) and by adding at the end thereof the following new paragraph:

II. Special Apprentice Permit. Any person desiring to prepare for licensing may by registering with the fire marshall as an apprentice be employed under the direct supervision of a licensed electrician. However, said employee, shall not be permitted to work on a job alone without supervision until he shall have submitted sufficient evidence to the fire marshall that he is reasonably qualified to do so.

Amend RSA 318-B:4 as inserted by section 1 of the bill by adding at the end thereof the words (Any person without experience or training may by "special apprentice permit" be permitted to be employed without license under the supervision of a licensed electrician until such time as he may be qualified for licensing and shall pass a satisfactory examination as herein provided. The fire marshall shall be permitted to call in such members of the profession as he may feel necessary, who shall serve without pay, to properly examine applicants and shall set the dates for such examinations as he may deem necessary) so that said section as amended shall read:

318-B:4 Examinations. Applicants shall be examined by the fire marshall. The examinations shall be oral or written, at his discretion, and shall be of such character as to test the knowledge and training of the applicant in the theoretical and practical branches of the business of electrician and his qualifications to make electrical installations in a manner consistent

with the standards established by the fire marshal and by the board of fire underwriters. Any applicant who fails to pass the first examination shall be entitled to a re-examination within one year from the date of the first examination, at no extra cost to the applicant. Any person without experience or training may by "special apprentice permit" be permitted to be employed without license under the supervision of a licensed electrician until such time as he may be qualified for licensing and shall pass a satisfactory examination as herein provided. The fire marshal shall be permitted to call in such members of the profession as he may feel necessary, who shall serve without pay, to properly examine applicants and shall set the dates for such examinations as he may deem necessary.

Amend RSA 318-B:5 by inserting after the word "Electricians" in line 1 of the figure (I.) and by adding at the end thereof the following new paragraph:

II. A Special Purpose License. Upon presenting evidence to the fire marshall of ability to properly install a "special purpose license" may be issued to provide for the installation of specialized equipment such as gas or oil burning equipment, gasoline dispensing equipment or work on a part time basis, if a need can be shown and the man be found by the fire marshall to be competent. The fee for such license shall be the same as in 318-B:3.

Amend RSA 318-B:6 as inserted by section 1 of the bill by adding at the end thereof the words (This section shall be further subject to all rights of normal appeal to the courts) so that said section as amended shall read:

318-B:6 Suspension or Revocation. The fire marshal may suspend or revoke a license only for failure to perform work in accordance with standards established by the marshal or by the board of fire underwriters, whichever are the more stringent. A license which has been suspended or revoked under this section may be reinstated only after re-examination and approval by the fire marshal. This section shall be further subject to all rights of normal appeal to the courts.

Amend 318-B:7 as inserted by section 1 of the bill by adding at the end thereof the words (or the work normally performed by an electric public utility company on their own

equipment or transmission lines) so that said section is amended to read:

318-B:7 Exception. The terms of this chapter shall not apply to a person doing work on his own property, or the work normally performed by an electric public utility company on their own equipment or transmission lines.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage provided however that the provisions of RSA 318-B:2 as inserted by this act shall not take effect until July 1, 1968.

\* \* \*

The reports were accepted.

Rep. Moran moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate, and spoke in favor of the motion.

Rep. Shirley Clark spoke against the motion.

Rep. Trowbridge spoke in favor of the motion.

At the request of Rep. Trowbridge, Rep. Moran answered questions.

(discussion ensued)

Rep. Galbraith moved that further consideration of HB 798 be indefinitely postponed and spoke in favor of the motion.

At the request of Rep. Moran, Rep. Galbraith answered questions.

Rep. Graf spoke against the motion.

Rep. Lambert moved that HB 798 be referred to Legislative Council and spoke in favor of the motion.

Rep. Pickett spoke in favor of the motion.

Motion adopted by vv.

## HB 811

authorizing Reginald F. Torr to file an appeal from assess-

ment of damages for land taking in Dover. Rep. Bingham for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

**SB 70**

relative to actions for wrongful death. Rep. Gorham for Judiciary. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Damages for Wrongful Death. Amend RSA 556:13 (supp) as amended by 1957, 91:1 and 1963, 98:1 by striking out said section and inserting in place thereof the following: 556:13 Limitation of Recovery. In cases where the plaintiff's decedent has left neither a widow, widower, or minor children or a dependent father or mother, the damages recoverable in any such action shall not exceed twenty thousand dollars. In all other cases the damages recoverable in any such action shall not exceed sixty thousand dollars; provided, however, that in the trial of any such action by jury, the jury shall not be informed of the limitation of recovery imposed by this section, and if the jury awards damages in excess of such limitation the court shall reduce the amount of damages awarded to conform to such limitation.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**SB 84**

relative to the practice of public accounting. Rep. Gorham for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

**SB 194**

relative administration to small estates. Rep. Sterling for Judiciary. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Small Estates Under Five Hundred Dollars. Amend RSA 553:31 (supp) as inserted by 1961, 108:1 by striking out said section and inserting in place thereof the following: 553:31 Administration of Small Estates Not Exceeding Five Hundred Dollars. If the estate of a deceased person, whether testate or intestate, consists entirely of personal property of a gross value not exceeding five hundred dollars and after the expiration of thirty days from the date of his death, no petition under any other section of this chapter 553 has been filed, his surviving spouse, parent, lineal descendant, brother or sister, or such other person as the judge may think proper, if of legal age and legal capacity and an inhabitant of this state, may file with the probate court in the county in which the deceased was domiciled at the time of his death an affidavit stating that the affiant has undertaken to act as voluntary administrator of such an estate and will administer the same according to law. Such voluntary administrator shall, at the time of filing such affidavit also file a list of heirs, a report of gifts and transfers under RSA 86:22 with the register of probate and with the division of inheritance taxes, state tax commission, and a true and perfect inventory of the state of the deceased. The form of this affidavit and the rules governing proceedings under this section shall be prescribed in the manner provided by RSA 547:33. Upon payment of a fee of three dollars the register of probate shall, if no other petition for administration of such estate is pending, issue an attested copy of the affidavit which shall specify the assets of the estate which the voluntary administrator may collect and which shall constitute sufficient legal authority to all persons owing any money, having custody of any property or acting as register or transfer agent of any evidence of interest, indebtedness, property or right belonging to the estate, as specifically set forth in the affidavit, and to persons purchasing or otherwise dealing with the estate, to make payment or transfer to the affiant with the same effect as if made to a duly appointed personal representative of the deceased person. Out of the assets which the voluntary administrator collects, he shall pay debts and expenses in accordance with RSA 554:19. If any balance remains he shall distribute it either according to the will or, if there is no will, to the surviving spouse, if any, and if not, in accordance with RSA 561:6. The voluntary administrator may not take any fee for his services. A voluntary administrator is liable as an executor in his own wrong as provided in RSA 553:17 to all persons aggrieved by his administration,

and if letters testamentary or of administration are later granted, then to the rightful executor or administrator. If a personal representative of the deceased person is appointed under any other section of this chapter 553, or under any section of chapter 552, the powers of the voluntary administrator shall cease. If the voluntary administrator uncovers further assets of the estate of the deceased person not originally inventoried, and such additional assets when added to those originally inventoried do not exceed five hundred dollars, he may file an amended affidavit, and upon payment of an additional fee of three dollars, the register of probate shall issue an attested copy of such amended affidavit setting forth such additional assets, which amended affidavit shall have the same force and effect as the original affidavit as hereinabove specified.

Further amend the bill by inserting the following new section 2:

2 Small Estates Over Five Hundred Dollars But Less Than Two Thousand Dollars. Amend RSA 553 by inserting after section 31 as hereinabove amended the following new section: 553:31-a Administration of Small Estates Over Five Hundred Dollars. If the estate of a person deceased, whether testate or intestate, consists entirely of personal property of a gross value exceeding five hundred dollars but not exceeding two thousand dollars, and the will has been allowed or no petition under any other section of this chapter 553 or any section under chapter 552 has been filed, the right to administer shall be in the executor named in the will or as set forth in section 2 of this chapter upon such person filing with the probate court in the county in which the deceased was domiciled at the time of his death an affidavit stating that the affiant has undertaken to act as executor or voluntary administrator of such an estate and will administer the same according to law. Such executor or voluntary administrator shall, at the time of filing such affidavit, also file a personal bond without sureties, a list of heirs, a report of gifts and transfers under RSA 86:22 with the register of probate and with the division of inheritance taxes, state tax commission, and a true and perfect inventory of the estate of the deceased, which shall be incorporated into the affidavit. The form of this affidavit and the rules governing proceedings under this section shall be prescribed in the manner provided by RSA 547:33. Upon approval of the probate court and payment of a fee of five dollars the register of probate shall, if no other

petition for administration is pending, issue an attested copy of the affidavit which shall constitute sufficient legal authority to all persons owing any money, having custody of any property or acting as register or transfer agent of any evidence of interest, indebtedness, property or rights belonging to the estate and to persons purchasing or otherwise dealing with the estate, to make payment or transfer to the affiant with the same effect as if made to a duly appointed personal representative of the deceased person. In the case of executors of small estates, as defined herein, the provisions of this section shall apply in place of those otherwise applicable. Out of the assets which the executor or voluntary administrator collects, he shall pay debts and expenses in accordance with RSA 554:19. If any balance remains he shall distribute it either according to the will or, if there is no will, to the surviving spouse, if any, and if not, in accordance with RSA 561:6. The executor or voluntary administrator may not take any fee for his services. A voluntary administrator is liable as an executor in his own wrong as provided in RSA 553:17 to all persons aggrieved by his administration, and if letters testamentary or of administration are later granted then to the rightful executor or administrator. If a personal representative of the deceased person is appointed under any other section of this chapter 553, or under any section of chapter 552, the powers of the voluntary administrator shall cease. An executor or voluntary administrator appointed under this section shall render a statement of his administration not later than ninety days from the date of his appointment.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

3 Effective Date. This act shall take effect on January 1, 1968.

\* \* \*

Amendment adopted; ordered to third reading by vv.

## **SB 205**

to authorize the judge of probate to determine the mode of citation and notice in probate proceedings. Rep. Capistran for Judiciary. Ought to pass with amendment.



## AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Selection of Newspaper for Publication of Notice. Amend RSA 550:10 by striking out said section and inserting in place thereof the following: 550:10 Publication of Notice in Newspaper. Notwithstanding any other provision of law, whenever notice is required to be published in a newspaper by any provision of this title, the register of probate shall cause such notice to be published two weeks successively in a newspaper which circulates in the town or city in which the person whose estate is involved last resided, or in the county whose court has jurisdiction, or otherwise as ordered by the judge. The register of probate may select the newspaper for publication, provided only that it is a newspaper in the english language, unless the judge shall otherwise order. The register may publish a notice in a newspaper in other than the english language, provided that he also publishes the same notice in a newspaper in the english language at the same time. The first such publication shall be at least fifteen days before the day or thing of which notice is given and the second publication shall be at least seven days before the day or thing of which notice is given, unless otherwise ordered by the judge. The register of probate may publish in one notice the necessary information pertaining to more than one estate, provided however, that each notice deals only with one subject matter such as the appointment of a fiduciary, a hearing on an account, a hearing on a license to sell real estate, or any other designated subject matter. Prior to such publication the fiduciary of the estate concerned shall advance and pay to the register of probate the cost of any such notice as determined by the register, and he shall be allowed said sums so paid to the register in his account.

Further amend the bill by renumbering section 2 to read section 3 and inserting the following new section 2:

2 Probate Proceedings. Amend RSA 550:13 (supp) as amended by 1963, 165:3 by striking out said section and inserting in place thereof the following: 550:13 Dispensation of Citation and Notice. The citation and notice required to be given to any person in any proceeding may be dispensed with upon written assent by such person to such proceeding or upon

his written waiver of such citation and notice. A duly appointed guardian ad litem may give assent or waive citation or notice as aforesaid.

\* \* \*

Amendment adopted by vv.

Rep. Spitzli offered the following amendment.

### AMENDMENT

Amend the amendment by striking out the words "fifteen days" in lines fifteen and sixteen and inserting in place thereof the words (two weeks), by striking out the words "notice deals only with one" in line twenty and inserting in place thereof the word (separate), and by inserting after the word "matter" in line twenty-two the words (shall have a specific designation within each such notice) so that said amendment as amended shall read as follows:

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Selection of Newspaper for Publication of Notice. Amend RSA 550:10 by striking out said section and inserting in place thereof the following: 550:10 Publication of Notice in Newspaper. Notwithstanding any other provision of law, whenever notice is required to be published in a newspaper by any provision of this title, the register of probate shall cause such notice to be published two weeks successively in a newspaper which circulates in the town or city in which the person whose estate is involved last resided, or in the county whose court has jurisdiction, or otherwise as ordered by the judge. The register of probate may select the newspaper for publication, provided only that it is a newspaper in the english language, unless the judge shall otherwise order. The register may publish a notice in a newspaper in other than the english language, provided that he also publishes the same notice in a newspaper in the english language at the same time. The first such publication shall be at least two weeks before the day or thing of which notice is given and the second publication shall be at least seven days before the day or thing of which notice is given, unless otherwise ordered by the judge. The register of probate may publish in one notice the necessary information pertaining to more

than one estate, provided however, that each separate subject matter such as the appointment of a fiduciary, a hearing on an account, a hearing on a license to sell real estate, or any other designated subject matter shall have a specific designation within each such notice. Prior to such publication the fiduciary of the estate concerned shall advance and pay to the register of probate the cost of any such notice as determined by the register, and he shall be allowed said sums so paid to the register in his account.

Further amend the bill by renumbering section 2 to read section 3 and inserting the following new section 2:

2 Probate Proceedings. Amend RSA 550:13 (supp) as amended by 1963, 165:3 by striking out said section and inserting in place thereof the following: 550:13 Dispensation of Citation and Notice. The citation and notice required to be given to any person in any proceeding may be dispensed with upon written assent by such person to such proceeding or upon his written waiver of such citation and notice. A duly appointed guardian ad litem may give assent or waive citation or notice as aforesaid.

\* \* \*

On motion of Rep. Spitzli the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Spitzli explained the amendment.

Amendment adopted; ordered to third reading by vv.

#### **SB 214**

providing for certain exemptions relating to the disqualification of justices. Rep. Gorham for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 434**

establishing the firefighters' collective bargaining law. Rep. Leo Dion for Labor. Inexpedient to legislate.

Resolution adopted by vv.

**HB 767**

relative to the workmen's compensation law. Rep. Leo Dion for Labor. Ought to pass with amendment.

**AMENDMENT**

Amend sub-paragraphs (4) and (5) of paragraph VII of RSA 281:2 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

(4) The average weekly wage for paid state or municipal volunteer or call firemen and members of the state militia, as defined by RSA 110-A:1, if injured while on duty shall be deemed to be the average weekly wage that entitles them to the maximum benefits under this chapter.

(5) The average weekly wage for members of the general court if injured while occupied on official duty for the general court shall be deemed to be the average weekly wage that entitles them to the maximum benefits under this chapter.

Amend the bill by inserting after section 12 the following new sections:

13 Compensation for Death. Amend the introductory paragraph of RSA 281:22 as amended by 1955, 98:3 and 4; 1957, 187:10 and 13; 1959, 187:12; 1961, 194:10; 1963, 328:9; and 1965, 300:4 by striking out in line six the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the said paragraph as amended shall read as follows: 281:22 Compensation for Death. If death results from the injury, the employer shall pay to, or for the dependents of the deceased employee, as defined in section 2, for a period not to exceed three hundred and forty-one weeks, a weekly compensation equal to sixty-six and two-thirds per cent of the deceased employee's average weekly wages, but not less than twenty nor more than fifty-eight dollars per week unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week, in which case the compensation shall be the full amount of said average weekly wages; provided that the total amount payable on account of a single death shall not exceed the sum of seventeen thousand fifty dollars. Any weekly payments made under sections 23, 25 or 26 shall be deducted from the total period of three hundred and forty-one weeks and the maximum of seventeen thousand fifty dollars.

14 Total Disability. Amend RSA 281:23 as amended by 1955, 98:5; 1957, 187:11; 1959, 187:13; 1961, 194:11; 1963, 328:10; and 1965, 300:5 by striking out in line seven the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the said section as amended shall read as follows: 281:23 Compensation for Total Disability. Where the injury causes total disability for work at any gainful occupation the employer, during such total disability, but not including the first seven days thereof, unless such disability continues for seven days or longer, shall pay the injured employee a weekly compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than fifteen dollars nor more than fifty-eight dollars per week, unless the injured employee's average weekly wages as defined herein are less than fifteen dollars per week, in which case the compensation shall be the full amount of said average weekly wages. Whenever total disability has continued for a period of six successive years and still continues, further payments of compensation during continued total disability shall be made only upon order of the labor commissioner. The injured employee shall apply to the labor commissioner for further weekly benefits during such continued total disability. The employer shall be given prompt notice of such request, and shall be entitled to a hearing if he so requests within ten days following receipt of such notice. Unless the employer agrees to such request within ten days after receipt of said notice, no such request shall be granted until the injured employee shall have been examined by three duly licensed physicians, one nominated by the employee, one by the employer, and one by the labor commissioner. The labor commissioner's decision shall be based upon the written reports of such physicians, and shall be subject to review in the same manner as other decisions of the labor commissioner under this chapter. If additional benefits are awarded, they shall not be awarded for a period in excess of one year, and payments shall cease if total disability ends during the extension granted. If, at the end of one year, any such benefits are still being received pursuant to an extension granted hereunder, the injured employee must file an additional request, and the same procedure shall apply, and may be repeated annually in the same manner.

15 Partial Disability. Amend the introductory paragraph of RSA 281:26 as amended by 1955, 98:8; 1963, 328:12; and

1965, 300:6 by striking out in line six the words "fifty dollars" and in line twelve the words "forty-eight dollars and fifty cents" and inserting in their place the words (fifty-six dollars and fifty cents) so that the introductory paragraph reads as follows: 281:26 Permanent Partial Disability. In case of disability partial in character but permanent in quality, compensation shall be computed and payable as follows: (1) during the actual healing periods hereinafter mentioned, compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than twenty dollars nor more than fifty-six dollars and fifty cents per week, unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week (in which case the compensation shall be the full amount of said average weekly wages) shall be payable: (2) for the specific injuries hereinafter mentioned, compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than twenty dollars nor more than fifty-six dollars and fifty cents per week, unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week (in which case the compensation shall be the full amount of said average weekly wages) shall be payable.

16 Maximum Benefits. Amend RSA 281:30 as amended by 1955, 98:9; 1957, 187:14; 1959, 187:14; 1961, 194:13; 1963, 328:14; and 1965, 300:7 by striking out in line four the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the section as amended shall read as follows: 281:30 Maximum Benefits. In no case, except as provided in sections 23, 26 and 29, shall the weekly compensation payable under this chapter exceed sixty-six and two-thirds per cent of the average weekly wages, or exceed fifty-eight dollars per week in amount, nor shall any payments, including medical, hospital services, and other remedial care under section 21 except as specifically provided therein, extend over a period of more than three hundred and forty-one weeks from the date of injury.

17 Repeal. Paragraph I of RSA 281:26-a, as inserted by 1959, 187:6, relating to signing of agreements for payments for permanent, partial disability and date of beginning of payments, is repealed.

Further amend the bill by striking out section 13, renumbering it as section 18, and inserting in its place the following:

18 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

Amendment adopted by vv.

Rep. Stevenson offered the following amendment.

#### AMENDMENT

Further amend the amendment to the bill by striking out section 14 of the amendment and inserting in place thereof the following:

14 Total Disability. Amend RSA 281:23 as amended by 1955, 98:5; 1957, 187:11; 1959, 187:13; 1961, 194:11; 1963, 328:10; and 1965, 300:5 by striking out in line seven the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the said section as amended shall read as follows: 281:23 Compensation for Total Disability. Where the injury causes total disability for work at any gainful occupation the employer, during such total disability, but not including the first seven days thereof, unless such disability continues for seven days or longer, shall pay the injured employee a weekly compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than fifteen dollars nor more than fifty-eight dollars per week, unless the injured employee's average weekly wages as defined herein are less than fifteen dollars per week, in which case the compensation shall be the full amount of said average weekly wages. Whenever total disability has continued for a period of six successive years and still continues, further payments of compensation during continued total disability shall be made only upon order of the labor commissioner. The injured employee shall apply to the labor commissioner for further weekly benefits during such continued total disability. The employer shall be given prompt notice of such request, and if the employer fails to object within twenty-one days after receipt of written notice of such request, the request shall be granted. If the employer objects within the required time, the request shall not be granted until the injured employee has been examined by three duly licensed physicians, one nominated by the employee,

one by the employer, and one by the labor commissioner. The labor commissioner's decision shall be based upon the written reports of such physicians, and shall be subject to review in the same manner as other decisions of the labor commissioner under this chapter. If additional benefits are awarded, they shall not be awarded for a period in excess of one year, and payments shall cease if total disability ends during the extension granted. If, at the end of one year, any such benefits are still being received pursuant to an extension granted hereunder, the injured employee must file an additional request, and the same procedure shall apply, and may be repeated annually in the same manner.

\* \* \*

On motion of Rep. Stevenson the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Amendment adopted by vv.

Rep. Stevenson offered the following amendment.

### AMENDMENT

Amend section 13 of the amendment to the bill by striking out in lines fifteen and seventeen the words "seventeen thousand fifty dollars" and inserting in place thereof the words (nineteen thousand seven hundred seventy-eight dollars) so that the said section as amended shall read as follows:

13 Compensation for Death. Amend the introductory paragraph of RSA 281:22 as amended by 1955, 98:3 and 4; 1957, 187:10 and 13; 1959, 187:12; 1961, 194:10; 1963, 328:9; and 1965, 300:4 by striking out in line six the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the said paragraph as amended shall read as follows: 281:22 Compensation for Death. If death results from the injury, the employer shall pay to, or for the dependents of the deceased employee, as defined in section 2, for a period not to exceed three hundred and forty-one weeks, a weekly compensation equal to sixty-six and two-thirds per cent of the deceased employee's average weekly wages, but not less than twenty nor more than fifty-eight dollars per week unless the injured employee's average weekly wages as defined herein are less than



twenty dollars per week, in which case the compensation shall be the full amount of said average weekly wages; provided that the total amount payable on account of a single death shall not exceed the sum of nineteen thousand seven hundred seventy-eight dollars. Any weekly payments made under sections 23, 25 or 26 shall be deducted from the total period of three hundred and forty-one weeks and the maximum of nineteen thousand seven hundred seventy-eight dollars.

\* \* \*

On motion of Rep. Stevenson the Rules of the House were so far suspended as to dispense with the reading of the amendment.

At the request of Rep. Mackintosh, Rep. Stevenson explained the amendment.

(discussion ensued)

Reps. Mackintosh and Donald Davis spoke in favor of the amendment.

Amendment adopted by vv.

Rep. Stevenson offered the following amendment.

#### AMENDMENT

Further amend the amendment to the bill by striking out section 17 and inserting in place thereof the following:

17 Permanent Partial Disability. Amend paragraph I of RSA 281:26-a, as inserted by 1959, 187:6 by striking out the said section and inserting in place thereof the following:

I. Payments for permanent, partial disability under section 26 of this chapter shall be paid weekly from the date of determination of the permanent, partial disability.

\* \* \*

The Clerk read the amendment in full.

Rep. Stevenson explained the amendment.

(discussion ensued)

Amendment adopted by vv.

Rep. Stevenson offered the following amendment.

### AMENDMENT

Further amend the amendment by inserting after section 17 a new section as follows:

18 Second Injury Fund. Such parts of RSA 281:48, as amended, as provide for payments into the second injury fund are hereby suspended for the period of July 1, 1967, to July 1, 1969.

Further amend the amendment by renumbering section 18 to read section 19.

\* \* \*

The Clerk read the amendment in full.

Rep. Stevenson explained the amendment.

Amendment adopted by vv.

Rep. Donald Davis offered the following amendment.

### AMENDMENT

Amend subparagraph (4) of paragraph VII of RSA 281:2 as inserted by section 1 of the bill by striking out in lines two and three the words "and members of the state militia as defined by RSA 110-A:1" so that the subparagraph as amended shall read as follows:

(4) The average weekly wage for paid state or municipal volunteer or call firemen if injured while on duty shall be the average weekly wage in their private or regular employment as computed in subsections (1), (2), and (3) of this paragraph VII.

\* \* \*

The Clerk read the amendment in full.

Rep. Donald Davis explained the amendment.

Reps. Angus and Stevenson spoke against the amendment.

(Rep. Cobleigh in the Chair)

(discussion ensued)

Amendment lost by vv.

Rep. Donald Davis offered the following amendment.

### AMENDMENT

Amend subparagraph (5) of paragraph VII of RSA 281:2 as inserted by section 1 of the bill by striking out the same.

Amend paragraph IV of RSA 281:2 as inserted by section 1 of the bill by striking out in line two the words "including members of the general court" so that the paragraph as amended shall read as follows:

IV. Employee, with respect to public employment, means every person in the service of the state, or of any political subdivision or agency thereof, as defined in paragraph II above, under any contract of hire, express or implied, and every official or officer thereof, whether elected or appointed, while performing his official duties. Every person who is a paid member of a volunteer fire or police department shall be deemed, for the purpose of this act, to be in the employment of the political subdivision of the state where the department is organized. Every person who is a regularly enrolled volunteer member or trainee of the civil defense corps of this state as established under the state civil defense act, shall be deemed, for the purposes of this chapter to be in the employment of the state.

Amend the bill by inserting after section 13 the following new section:

14 Members of the General Court. Amend RSA 14-A as inserted by 1965, 239:1 by inserting after section 3 a new section as follows:

14-A:4 Members Injured While on Official Business. I. If a member of the general court is injured while occupied on official duty for the general court he shall be paid fifty-eight dollars per week during total disability.

II. During the first year after an injury a member of the general court shall be furnished reasonable medical and hospital services or other remedial care when needed, if the services or care is not otherwise provided by a member's insurance. A member may decline or refuse to allow them to be furnished

at the expense of the state. The member has the right of selection of a duly qualified physician or other remedial care. Nothing in this section takes away the right of the general court to make further awards to the member for his injury.

Further amend the bill by renumbering section 13 to read section 14.

\* \* \*

The Clerk read the amendment in full.

Rep. Donald Davis explained the amendment.

Rep. Cobleigh moved that HB 767 be laid on the table.

Motion adopted by vv.

## ENGROSSED BILLS COMMITTEE REPORT

### **HB 341**

relative to fees to tax collector for sale of real estate for taxes.

### **HB 453**

authorizing the sweepstakes commission to conduct pure lotteries and to associate drawings with horse races held before or after the drawings, within or without the state of New Hampshire.

### **HB 638**

to authorize village districts to establish an operating reserve fund.

### **HB 641**

to require the mailing of the county budget and statement of condition to the towns and cities.

### **HB 650**

relative to placing fill in public waters.

### **HB 744**

disannexing a certain portion of Lisbon town school district and annexing the same to Sugar Hill school districts.

### **HB 791**

providing for penalties for failure to contribute to a health and welfare pension fund.

**SB 150**

relating to the industrial park authority.

Rep. Forbes  
For the Committee

\* \* \*

**HB 767**

relative to the workmen's compensation law. (cont.)

On motion of Rep. Cobleigh HB 767 was taken from the table.

Rep. Stevenson spoke against the Davis amendment.

(discussion ensued)

Reps. Angus and Corriveau spoke against the Davis amendment.

(Rep. Cobleigh in the Chair)

Amendment lost by vv.

Rep. Stevens offered the following amendment.

**AMENDMENT**

Amend paragraph I of RSA 281:2 as inserted by section 1 of the bill by striking out in line six the word "two" and inserting in place thereof the word (five) so that said paragraph, as amended, shall read as follows:

I. Employer, with respect to private employment, means a person, partnership, association, corporation and the legal representative of a person, partnership, association or corporation, who employs one or more persons, whether in one or more trades, businesses, professions or occupations and whether in one or more locations, except casual employees, farm labor when not more than five persons are employed, and domestic service. In determining the number of persons employed there shall be included persons whose contract of employment was entered into outside the state, if they are actually employed on work in this state. For the purpose of determining the number of persons employed, executive officers elected or appointed and empowered in accordance with the charter and by-laws of a corporation shall not be considered to be employees, except

that such executive officers in excess of three shall be counted as employees. Any other employer may elect to accept the provisions of this chapter in accordance with section 3.

\* \* \*

On motion of Rep. Stevens reading of the amendment was dispensed with.

Rep. Stevens explained the amendment.

Rep. Stevenson spoke in favor of the Stevens amendment.

Amendment adopted, ordered to third reading by vv.

#### **HB 804**

providing that practicing medicine shall not include the practice of chiropractic. Rep. Bernard for Public Health. Inexpedient to legislate.

Resolution adopted by vv.

#### **HB 554**

relative to payment by the state in certain cases of the cost of education of children living in foster homes. Rep. Gutterson for the committee on Public Welfare and State Institutions. Ought to pass.

The bill was referred to Appropriations under the Rules.

#### **SB 184**

to reclassify a Class V highway in the town of Whitefield to a Class II highway. Rep. Emerson for Public Works. Ought to pass.

Ordered to third reading by vv.

#### **HB 41**

relative to abandoned private boats. Rep. Claflin for Resources, Recreation and Development. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Abandoned Boats. Amend RSA 270 by inserting after

section 30, as inserted by 1963, 138:1, the following new subdivision:

#### Abandoned Boats

270:31 Identification Number Plates. The fish and game department shall issue, annually, identification number plates which shall be securely fastened on the outside and above the waterline of every boat other than a toy which does not have an inboard motor and which shall be in addition to any other registration or plates required by law. Such number plate shall be valid for a period of one year commencing on April first of the year for which the boat is registered under this subdivision and shall be available from the fish and game department, the department of safety, and such agents as the fish and game department shall designate. Boats which are held as stock in trade shall be exempt from the provisions of this subdivision.

270:32 Fee. A fee of two dollars shall be charged for every identification number plate so issued, other than those issued under the provisions of paragraph II of section 35. Twenty-five cents of such fee shall be retained by the agent issuing the identification number plate in compensation for all services rendered in issuing such plate.

270:33 Regulations. The fish and game department may make reasonable regulations concerning the reporting of identification number plates sold and the keeping of records by the agents.

270:34 Abandoned Boats. After September 1, 1969 or September 1 of any ensuing year, any boat without a current identification number plate as required by this subdivision or by any other section of RSA 270 is hereby declared to be an abandoned boat.

#### 270:35 Disposition of Abandoned Boats.

I. Upon finding an abandoned boat as defined in section 34, it shall be the duty of the fish and game department to mail a notice by first class mail to the owner thereof if such owner is ascertainable from an expired identification number plate or from any other means of identification. Such notice shall inform the apparent owner of the abandoned boat of the intention of the fish and game department to dispose of said boat under the provisions of this subdivision.

II. An owner who receives such notice from the fish and game department and who intends to keep his boat shall notify the department as soon as practicable of his intention to do so and shall enclose with such notification a fee of five dollars payable to the fish and game department. Such fee shall be in lieu of all arrears for identification number plates of previous years. Upon receipt of such fee, the fish and game department shall issue to the owner an identification number plate for the current year.

III. Upon receipt of notice of intent to abandon a boat or if no reply is received within sixty days after the mailing of the notice required by paragraph I, the fish and game department in its discretion may remove, sell or otherwise dispose of any abandoned boat and no owner shall henceforth have recourse or claim against the state of New Hampshire or the fish and game department.

270:36 Abandoned Boat Fund. A special non-lapsing fund is hereby created to be called the abandoned boat fund. This fund shall be composed of all identification number plate fees received by the fish and game department, all payments under the provisions of paragraph II of section 35, and proceeds from the sale of abandoned boats. The monies in this fund shall be used for the administration of this subdivision and to remove or otherwise dispose of abandoned boats. Upon certification to the governor and council that there is a balance in the abandoned boat fund that is not needed for the purposes of this subdivision, the governor and council may permit the director of the fish and game department to use such balance for other purposes within his department.

270:37 Penalty. No person shall deface or maliciously remove from a boat not his own any identification number provided for under this subdivision or any number plate provided under sections 15 or 15-a of this chapter. Whoever violates a provision of this section shall be fined twenty-five dollars which sum shall be added to the abandoned boat fund established in section 36.

2 Effective Date. This act shall take effect sixty days after its passage except that those sections dealing with the issuance of identification number plates shall take effect January 1, 1968.



Rep. Hunt moved that HB 41 be indefinitely postponed and spoke in favor of the motion. Rep. Urie moved that HB 41 be made a Special Order for 11:02 Wednesday next.

Motion lost by vv.

Rep. Hayes spoke in favor of the motion.

(discussion ensued)

Rep. Urie spoke against the motion.

Rep. Junkins moved that HB 41 be laid on the table.

Motion lost by vv.

The question is now on the motion to indefinitely postpone the bill.

Reps. Maynard and deBlois spoke against the motion.

Rep. Urie moved that HB 41 be referred to the Legislative Council and spoke in favor of the motion.

(discussion ensued)

Reps. Bradley, Willey and Kimball spoke in favor of the motion.

Rep. Huggins spoke against the motion.

Rep. Hayes spoke a second time against the motion.

Rep. Graf moved the previous question and it was sufficiently seconded.

Motion adopted by vv.

The question now being, shall HB 41 be referred to the Legislative Council.

Motion lost by vv.

The question now being, shall HB 41 be indefinitely postponed.

Motion adopted by vv.

(Speaker in the Chair)

## **HB 784**

relative to establishment of wild life refuges by private

persons. Rep. Claflin for Resources, Recreation and Development. Refer to Legislative Council.

Resolution adopted.

**SB 220**

requiring proof of ownership in order to obtain a municipal permit for registration. Rep. A. George Manning for Transportation. Ought to pass.

Ordered to third reading by vv.

**HB 810**

relating to flashing signals at intersections. Rep. Thibeault for Transportation. Ought to pass.

Ordered to third reading by vv.

**CA CR 14**

proposing constitutional amendments relating to how often the legislature shall meet. Providing that the legislature shall meet annually. Rep. Gorham for Judiciary. Ought to pass.

Rep. Healy moved that Conc. Res. No. 14 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Reps. Spitzli, Stafford, Cobleigh and Pickett spoke against the motion.

(discussion ensued)

Reps. Bradley, Watson and Brungot spoke in favor of the motion.

Rep. Gorham spoke against the motion.

(discussion ensued)

Rep. Healy spoke a second time in favor of the motion.

Motion to indefinitely postpone was lost.

The Chair stated that a division vote was mandatory and that 60% of the entire elected members of the House was necessary for the Concurrent Resolution to be ordered to a third reading, being 238 affirmative votes.

The question now being, shall Conc. Amend.-Conc. Res. No. 14 be ordered to a third reading.

199 members having voted in the affirmative and 106 in the negative, the Conc. Amend.-Conc. Res. was lost.

\* \* \*

**HB 293**

Rep. Hunt moved that the committee of conference on HB 293 be discharged and a new committee appointed.

Motion adopted by vv.

The Chair appointed Reps. Hunt, Huggins and Forbes.

**SENATE MESSAGE**

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 731**

relating to tax exemption on real property to blind persons sixty-five years of age.

**AMENDMENT**

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Tax Exemption. Amend RSA 72:37 (supp) as amended by 1957, 299:1 by striking out the section and inserting in place thereof the following: 72:37 Exemption for the Blind. Every inhabitant up to the age of sixty-five years totally deprived of his eyesight shall be exempt each year from taxation upon his or her residential real estate to the value of one thousand dollars, provided the value of such residential real estate in this state as assessed by the selectmen does not, exclusive of bona fide encumbrances of record thereon, exceed ten thousand dollars. Provided that every inhabitant sixty-five years of age and over shall be granted such exemption regardless of the amount of his equity in real estate. The term "residential real estate" as used herein shall mean the same as defined in RSA 72:29. All applications made under this section shall be subject to the provisions of RSA 72:33 and 72:34.

\* \* \*

On motion of Rep. Angus the House non-concurred in the Senate amendment and asked that a new committee of conference be appointed.

The Chair appointed Reps. Graf, Cone and Cullity as conferees on the part of the House.

\* \* \*

The Senate has voted to discharge the Committee of Conference to whom was referred the following entitled bill:

**SB 74**

increasing the salaries of classified state employees

and further votes to concur with the House of Representatives in its amendments to the above named bill.

Rep. Cobleigh moved that the Rules of the House be so far suspended as to make the remainder of the calendar, including the special order for 11:01, a special order for 11:01 on Wednesday next.

Motion adopted by vv.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

On a vv vote the motion prevailed.

**AFTERNOON SESSION**

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit business in order for 3:00 o'clock this afternoon be made a special order at the present time, third reading of bills to be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

**ANNOUNCEMENT**

The Chair announced that today is the birthday of Rep. Roxie Forbes.

Today is the 31st wedding anniversary of Rep. Enright.

## THIRD READINGS

The following bills and joint resolutions were read a third time, passed, and sent to the Senate for concurrence:

**HB 5**

ratifying the compact for education.

**HB 202**

to increase the salaries of certain state officers.

**HB 339**

relative to an additional appropriation for federal aid highway construction.

**HB 463**

relative to winter maintenance of a Class III road in the towns of Colebrook and Stewartstown and a Class II highway in the town of Colebrook.

**HB 704**

to establish a veterinary diagnostic laboratory.

## RECONSIDERATION

Rep. Underwood, having voted with the majority, moved that the House reconsider its action whereby it passed HB 704 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HB 767**

relative to the workmen's compensation law.

## RECONSIDERATION

Rep. Angus, having voted with the majority, moved that the House reconsider its action whereby it passed HB 767 and spoke against the motion.

Motion lost by vv.

## THIRD READINGS CONTINUED

**HB 795**

relative to a referendum by voters of the city of Claremont concerning the proposed high-level dam.

**HB 800**

to provide for a three, five, seven or nine member school board.

**HB 810**

relating to flashing signals at intersections.

**HJR 37**

in favor of the estate of Stanley R. Rich.

**HJR 78**

to improve certain state-owned land in the town of Gilsom.

\* \* \*

The following Senate bills were read a third time, passed, and sent to the Senate for concurrence in the House amendment.

**SB 70**

relative to actions for wrongful death.

**SB 194**

relative administration to small estates.

**SB 205**

to authorize the judge of probate to determine the mode of citation and notice in probate proceedings.

\* \* \*

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

**SB 184**

to reclassify a Class V highway in the town of Whitefield to a Class II highway.

**SB 220**

requiring proof of ownership in order to obtain a municipal permit for registration.

\* \* \*

On motion of Rep. Watson the House adjourned at 7:45 P.M.

*Wednesday, June 28*

The House met at 11:00 o'clock.

## JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

Death has taken eight members of the General Court during this session. They are: Rep. David O'Shan of Laconia, Rep. Dana Farrington of Conway, Rep. George A. Cook of Hooksett, Rep. Ivan C. Reed, Sr. of Raymond, Rep. Herbert H. Wright of Newport, Rep. Montervill Leslie of Seabrooke, Senator Wilfred J. Larty of Woodsville and Rep. Ada C. Taylor of Whitefield who died last night.

I would ask that we share a moment of silence as each of us, in our own way, offer our thoughts and prayers.

Let us pray:

O God, who binds us to life by holy and tender ties; we gratefully recall all that our loved ones were to us; all that they stood for in the world. May we live even more constantly in the companionship of their spirit, and carry out, in the old spheres in which we together moved, so much of their purpose as we can. May we be kind to the friends they loved; devoted to the communities in which they lived; loyal to the causes which they served. Thus in our lives may they still live on . . . that there may arise a better nation and a better world. We ask this in the name of Jesus Christ our Lord. Amen.

## PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Christie led the Convention in the Pledge of Allegiance to the Flag.

HOUSE  
INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Ex Congressman, Chester Merrow, courtesy of Rep. Coriveau.

Howard Brooks, Loring, Diane and Donna Tirrell, courtesy of their grandfather Rep. Tirrell of Durham.

Mrs. Crosby Kennett and sons, Whit, Robert and Russell, courtesy of Rep. Esther Davis.

Miss Robin Boak, courtesy of her grandmother, Rep. Dawson.

Mrs. Bridges, wife of Rep. Bridges.

Mrs. John Loxton and granddaughter, Roberta Vose, courtesy of Rep. Loxton.

### LEAVES OF ABSENCE

Reps. Hayes and Gile were granted leave of absence for the day on account of important business.

Rep. Burke was granted indefinite leave of absence on account of illness.

\* \* \*

Rep. Pickett requested that the Chair appoint a committee of four to escort the Sgt.-at-Arms, Lloyd Fogg, to the microphone. The Chair appointed William Emerson, Kenneth Bell, Guy Fortier and Mellen Benson. Rep. Pickett addressed the House briefly regarding the retirement of Mr. Fogg and presented him with a gift on behalf of the members and attaches. Mr. Fogg thanked the House.

### SENATE MESSAGE

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

#### **HB 672**

relating to equipment of motorcycles.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Bradshaw and Claveau.

\* \* \*

The Senate has voted to accede to the request of the House



of Representatives for a Committee of Conference on the following entitled bill:

**HB 368**

relative to per diem compensation of board for registration of engineers.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Gove and Claveau.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 581**

increasing the salaries of the Hillsborough County Commissioners.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Buchanan and Riley.

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

**CA CR 8**

Concurrent resolution proposing Constitutional Amendments.

Relating to: A Graduated Income Tax.

Providing that: The Legislature May Impose a Graduated Income Tax.

### SENATE MESSAGE AND INTRODUCTION OF CONCURRENT RESOLUTION

A Concurrent Resolution with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, was read a first and second time and referred to committee as follows:

**CA CR 8**

Concurrent resolution proposing Constitutional Amendments.

Relating to: A Graduated Income Tax.

Providing that: The Legislature May Impose a Graduated Income Tax. To Judiciary.

\* \* \*

On motion of Rep. Spitzli the Rules of the House were so far suspended as to permit the holding of a public hearing on CA CR No. 8 without a two days' notice in the Journal.

\* \* \*

Rep. Ferguson moved that the Rules of the House be so far suspended as to dispense with public hearing and required advertising of the report in the Journal and that HB 698 be taken up at the present time.

Motion adopted by vv.

## COMMITTEE REPORT

### HB 698

providing for area industrial agents in the industrial development section of the division of economic development. Rep. Ferguson for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 5.

Further amend the bill by renumbering section 6 to read section 5.

\* \* \*

The Clerk read the amendment in full.

Rep. Ferguson explained the amendment.

Amendment adopted; ordered to third reading by vv.

## SENATE MESSAGE INTRODUCTION OF SENATE BILLS

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the con-

currence of the House of Representatives, were read a first and second time and referred as follows:

**SB 227**

increasing the amount of permitted political expenditures.  
To Judiciary.

**SB 95**

relative to the registration of boats and outboard motors owned by the state. To Res. Rec. and Devel.

\* \* \*

**SB 227**

Rep. Shirley Clark moved that reference of SB 227 to Judiciary be vacated and the bill be referred to Executive Departments and Administration.

Rep. Spitzli spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 758**

to allow towns of 5,000 or over population to increase their boards of selectmen.

**HB 401**

relating to the practice of engineering.

**HB 792**

to make unlawful the inhalation of toxic vapors for effect and to authorize follow-up care for minors guilty of the second offense.

**HB 736**

authorizing the formation of regional refuse disposal districts.

**HB 734**

providing for the election of the school board members of the Contoocook Valley School District at the time and place

of election of town officers in the towns which comprise the school district.

**HB 435**

increasing Unemployment Compensation benefits.

**HB 217**

relating to salaries of justices, special justices and clerks and civil jurisdiction of district courts.

**HB 380**

relative to salary of register of deeds for Sullivan county.

**HB 584**

relative to stealing, embezzling or without authority copying or causing to be copied trade secrets.

**HB 796**

relative to the use of a portion of Odiorne's Point State Park by the university of New Hampshire for educational and research purposes.

**HB 113**

to create an interstate commission to plan for purification of Nashua River, in conjunction with Massachusetts.

**HB 794**

relative to apportionment of public taxes.

**HB 259**

to implement the national highway safety program.

**HB 723**

to create a New Hampshire-Vermont Interstate School Compact.

**HB 730**

relative to payment of expenses in certain cases involving the so-called implied consent law.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 714**

relative to criminal liability for conduct of another.

**AMENDMENT**

Amend RSA 590-A as inserted by section 1 of the bill by inserting after section 7 the following new section:

590-A:8 Accessory after the Fact. A person commits an offense if, with purpose to hinder the apprehension, prosecution, conviction or punishment of another for crime, he (a) harbors or conceals the other; or (b) provides or aids in providing a weapon, transportation, disguise or other means of avoiding apprehension or effecting escape; or (c) conceals or destroys evidence of the crime, or tampers with a witness, informant, document or other source of information, regardless of its admissibility in evidence; or (d) warns the other of impending discovery or apprehension, except that this paragraph does not apply to a warning given in connection with an effort to bring another into compliance with law; or (e) volunteers false information to a law enforcement officer. The punishment for being an accessory after the fact shall be a fine of not more than one thousand dollars or imprisonment for not more than five years, or both.

Amend RSA 590-A:8 and RSA 590-A:9 as inserted by section 1 of the bill by renumbering same to read as follows: 590-A:9 and 590-A:10.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Title Changed. Amend the title of RSA 590 by striking out the same and inserting in place thereof the following:

**Chapter 590****Attempts**

Further amend section 2 of the bill by inserting thereafter the following new section:

3 Repeal. The following sections are hereby repealed: RSA 590:1, relative to accessories before the fact; RSA 590:2, relative to accessories after the fact; RSA 590:3, relative to venue of prosecution; RSA 590:4, relative to crime in other state; and RSA 590:8, relative to accessory out of state.

Further amend the bill by renumbering section 3 to read section 4.

\* \* \*

On motion of Rep. Spitzli, the Rules of the House were so far suspended as to dispense with the reading of the amendment and spoke in favor of the motion.

On motion of Rep. Spitzli, the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bill, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 459**

increasing the salary of the Strafford County Commissioners.

**AMENDMENT**

Amend section 1 of the bill by striking out lines one through three and inserting in place thereof the following:

1 Strafford County Commissioners. Amend RSA 28:28 (supp), as amended by 1955, 247:4, 269:1, 1957, 182:1, 246:1, 1961, 80:1, 157:1, 210:1, 1963, 94:1, 329:2, 1965, 142:1, 191:1, 262:1 and two acts enacted by the 1967 General Court both relative to the salaries of county commissioners one of Grafton county and one of Rockingham county by striking out in

Further amend section 1 by striking out line nine and inserting in place thereof the following:

In Rockingham, thirty-five hundred dollars.

Further amend section 1 by striking out line seventeen and inserting in place thereof the following:

In Grafton, twenty-one hundred and fifty dollars.

Amend section 2 by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 10, 1967 provided that the increase in the salary of the commissioners of Strafford county and Rockingham county provided for by this act shall not take effect until January 1, 1968.

\* \* \*

On motion of Rep. Colbath the House concurred in the Engrossed Bills Committee amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 121**

relative to school building and foundation aid.

**AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Amend 194:23 by substituting 189:25 from its present location and renumbering that section accordingly.

Substitute 194:23 for 194:23a

Substitute 194:23a for 194:23b

Substitute 194:23b for 194:23c

Substitute 194:23c for 194:23d

Amend 194:23d to read: "An elementary school, a high school, or a comprehensive high school . . . etc. and delete "high" (line 4) and substitute 194:23d, as amended, for 194:23d and renumber 194:23e as 194:23d.

Delete 198:14a and renumber as necessary.

Delete from 198:15b the withholding sentence (part of line 16, line 17, line 18, and part of line 19).

Amend 198:15c to read as follows: A school district maintaining approved schools, desiring to avail itself on the grants herein provided shall have the plans, specifications, and cost

estimates for school plant construction approved by the state board prior to the start of construction and for this purpose the district shall submit its plans, specifications and cost estimates in writing to the state board on such forms as the board may prescribe. The state board shall not approve such plans, specifications or cost estimates if in the opinion of the board the facilities planned will not adequately meet the educational requirements, or if its cost estimates are excessive or unreasonable, nor shall the state board approve the plans, specifications, or cost estimates if in the opinion of the board the proposed construction is in conflict with effective state-wide planning.

\* \* \*

On motion of Rep. Stevenson, the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Stevenson explained the amendment.

On motion of Rep. Stevenson the House non-concurred in the Senate amendment, and a committee of conference was appointed as follows: The Chair appointed Reps. Stevenson, Dunham and Greene as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 676**

to provide for a disinterested appraisal when cooperative school district takes over property of pre-existing school districts.

#### **AMENDMENT**

Amend paragraph I of RSA 195:9 as inserted by section 1 of the bill by striking out the word "commissioner" in line 6 and inserting in place thereof the word (commission) so that said paragraph as amended shall read as follows:

I. Whenever a cooperative school district planning board is formed and it is proposed that a cooperative school district



is to be established, the properties belonging to the districts that are to be used by the cooperative district shall be separately appraised by a committee to consist of three persons. The commissioner of education shall designate one person on the committee, and the tax commission shall designate two persons, one of whom shall be a member of or a qualified appraiser employed by the tax commission. A member who is not in the employ of the state shall be paid twenty-five dollars per day plus his actual expenses in the performance of his duties. A member who is in the employ of the state shall not be paid extra compensation other than his state salary, but shall be reimbursed for his actual expenses in the performance of his duties.

Further amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

\* \* \*

On motion of Rep. Robert Brown the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 651**

authorizing special number plates for licensed class D radio operators.

### **AMENDMENT**

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage, except that the director shall not issue any plates under the authority of this section for the 1967 registration period.

\* \* \*

On motion of Rep. Stephen Smith the House concurred in the Senate amendment.

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 494**

providing the state shall pay the salary of a probate judge sitting outside his county.

**AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State to Pay Salary. Amend RSA 547:18 (supp) as amended by 1963, 127:2 by striking out the section and inserting in place thereof the following: 547:18 Vacancy. Whenever there is a vacancy in the office of the judge of probate of any county, the register of probate shall call upon the judge of some other county, who shall act during such vacancy. Such judge who is called upon to attend a regular term shall receive one hundred dollars per day as full compensation for his services and expenses for each day of actual service, which shall be paid by the state and shall be a charge against the appropriation for probate judges' salaries.

2 County to Pay Salary. Amend RSA 547 by inserting after section 18 (supp) as amended by 1963, 127:2 the following new section: 547:18-a Absence or Inability to Attend. Whenever a judge of probate in any county shall be absent or unable to attend a regular term or to hold special sessions of the probate court, the register of probate shall call upon the judge of some other county, who shall act during such absence or inability, but the register shall first obtain the approval of the judge of his county, if possible, before calling upon another judge to hold any special session. A judge who is called upon to attend a regular term shall receive fifty dollars a day and a reasonable compensation for his travel and expenses for each day of actual service, which shall be paid by the county in which he sits. In the case of special sessions such judge shall be entitled to receive the compensation provided in section 23 of this chapter, as amended.

3 Effective Date. This act shall take effect upon its passage.

On motion of Rep. Eaton the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 498**

abolishing the milk control board.

**AMENDMENT**

Amend the bill by inserting after section 6 a new section as follows:

7 Prorating of Fees. The amount of any fees which become due under RSA 183:9 and RSA 183:11 either before or after the passage of this act and before the effective date of section 6 of this act and which are not paid, shall be prorated so that the fees paid shall be in the same ratio to the whole fee due as the number of days remaining in the license period bears to 360.

Further amend the bill by renumbering section 7 to read section 8.

Amend said bill as amended, by adding after section 7 a new section as follows: 8 Appropriation. The sum of \$1200.00 is hereby appropriated to be spent by the Division of Milk Control for personal services during the month of July, 1967. The Governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

Further amend the bill by renumbering section 8 to read section 9.

\* \* \*

On motion of Rep. Ellms the House concurred in the Senate amendment.

**ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and

found correctly engrossed the following entitled House Bill and Senate Bill:

**HB 173**

to establish an elevator inspection law.

**SB 83**

providing for the classification of certain surface waters of the state.

Idanelle Moulton, for the Committee.

**COMMUNICATION**

Newport, N. H.

Hon. Walter Peterson, Speaker  
N. H. House of Representatives  
Concord, N. H.

Dear Sir:

To thank you for your kindness and sympathy at a time when it was deeply appreciated.

Sincerely,

The family of the late  
Herbert Wright

**COMMITTEE REPORTS****HJR 89**

to establish a nursing education aid program. Rep. Hartigan for appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 450**

establishing an office of mental retardation in the office of the director of the division of mental health. Rep. Ainley for Appropriations. Ought to pass.

Ordered to third reading by vv.

**HB 701**

relative to the operation of motorcycles. Rep. Ferron for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the introductory paragraph of section 6 of the bill by inserting in line five after the word "motor vehicles" the words (as a charge upon the highway fund) so that the said introductory paragraph as amended shall read as follows:

The sum of twenty-nine thousand, six hundred forty-three dollars and two cents for the fiscal year ending June 30, 1968, and the sum of twenty-two thousand three hundred forty-six dollars and seventy-four cents for the fiscal year ending June 30, 1969, are hereby appropriated to be expended by the division of motor vehicles as a charge upon the highway fund for the following purposes.

\* \* \*

Rep. Schwaner moved that further consideration of HB 701 be indefinitely postponed and spoke in favor of the motion.

Reps. Stephen Smith and Bridges spoke against the motion.

(Rep. Cobleigh in the Chair)

(discussion ensued)

Rep. A. George Manning spoke against the motion.

(Speaker in the Chair)

Motion lost by vv.

Amendment adopted; ordered to third reading by vv.

**SJR 13**

in favor of Arthur W. Napert. Rep. Bell for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

The sum of five thousand dollars is hereby appropriated to be paid to Arthur W. Napert of Berlin for damages sustained by him March 20, 1966, due to collapse of a bridge in Milan on which he was traveling. The sum hereby appro-

priated shall be in full payment for said claim and shall be a charge upon the highway funds.

\* \* \*

Amendment adopted; ordered to third reading by vv.

### **HB 326**

establishing a commission to recommend a codification of the criminal laws. Rep. Hartigan for Appropriations. Ought to pass.

Ordered to third reading by vv.

### **HB 631**

relative to public assistance to blind, aged or disabled persons, dependent children and to the medically needy. Rep. Hartigan for Appropriations. Ought to pass with amendment.

## **AMENDMENT**

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Repeal. RSA 167:9 (supp) as amended by 1961, 222:1 and 1965, 215:1 relative to investigation of applications is hereby repealed.

Further amend the bill by striking out section 10 and inserting in place thereof the following:

10 Authorization. Amend RSA 167:20 by adding at the end thereof the following new section 20-a. Authorization. For the purpose of medical care services, the division of welfare, department of health and welfare may be authorized to make an advance, through the state treasurer, and under a contract approved by governor and council, of funds necessary to provide working capital funds, to a fiscal agent processing payments to medical vendors. The fiscal agent shall post bond in the amount of said advance and shall thereafter submit monthly, or more often, required detail of payments processed which shall then be reimbursed by the state to the said fiscal agent.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**SB 230**

to authorize the Claremont school district to increase its net indebtedness to nine per cent. Rep. Barrows for the Claremont Delegation. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by inserting at the end thereof the following:

(If the voters of the district fail to approve the construction of the new high school by a vote on the question at any school district meeting held before December 31, 1968, to determine if the district approves of the said construction, the authority to incur an indebtedness of nine (9) per cent granted by this section is null and void. The clerk of the Claremont school district shall certify to the secretary of state the result of the vote on the question within ten days after the date of the meeting.) so that the said section as amended shall read as follows:

1 Debt Limit, Claremont School District. Notwithstanding the provisions of RSA 33:4-a the Claremont school district is authorized to incur a net indebtedness to an amount outstanding at any one time that does not exceed nine (9) per cent determined as provided by other provisions of RSA 33. If the voters of the district fail to approve the construction of the new high school by a vote on the question at any school district meeting held before December 31, 1968, to determine if the district approves of the said construction, the authority to incur an indebtedness of (9) per cent granted by this section is null and void. The clerk of the Claremont school district shall certify to the secretary of state the result of the vote on the question within ten days after the date of the meeting.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 766**

relating to special meetings of cooperative school districts. Rep. Berry for Education. Inexpedient to legislate.

Resolution adopted by vv.

**RECONSIDERATION**

Rep. Christie, having voted with the majority, moved that

the House reconsider its action whereby it killed HB 376, providing that certain abandoned railroad rights of way shall be retained for certain public recreational uses, and spoke in favor of the motion.

Reps. Winkley and Schwaner spoke in favor of the motion.

Rep. Ferguson spoke against the motion.

Motion lost by vv.

Rep. Winkley requested a division.

103 members having voted in the affirmative and 142 in the negative, the motion lost.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives.

#### **HB 418**

enlarging the membership of the board of public works for the city of Nashua.

### AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

#### **An Act**

providing for the appointment of the board of public works  
for the city of Nashua instead of election of  
said board members.

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 City of Nashua, Board of Public Works. Amend Laws of 1913, Chapter 427, section 59 by striking out said section and inserting in place thereof the following: Sect. 59. The mayor shall appoint, subject to the approval and confirmation of the board of aldermen, four members to the board of public works. Of the first appointments hereunder two shall be appointed to serve four years each, beginning January 1, 1970, and two



shall be appointed to serve for two years each, beginning January 1, 1970. Thereafter biennially two members shall be appointed to the board, each for a term of four years. The members of said board shall hold their respective offices until their successors are appointed and qualified.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election held in the city of Nashua on November 7, 1967, as hereinafter provided. The city clerk then in office shall cause to be placed at the bottom of the regular election ballot for city officers, the following question. "Shall the provisions of an act providing for the appointment of members of the board of public works of the city of Nashua instead of electing said board members as passed at the 1967 session of the legislature, be adopted?" Beneath this question shall be printed the word "Yes" and the word "No", with a square immediately opposite each word, in which the voter may indicate his choice. The referendum relative to the adoption of this chapter shall be conducted in every way, except as otherwise herein provided, in the same manner as the election of candidates for offices under the present charter. If a majority of those voting on this question at said election vote in the affirmative on this question, this act shall be declared to have been adopted. The city clerk shall, within one week of said election, certify to the secretary of state the result of the vote on the above question.

Amend section 3 of said bill by striking out the same and inserting in place thereof the following:

3 Effective Date. Section 2 of this act shall take effect upon the passage of this act and if the act shall be adopted at the election of November 7, 1967, the remainder of this act shall take effect January 1, 1970.

\* \* \*

On motion of Rep. Maurice Bouchard reading of the amendment was dispensed with.

\* \* \*

On motion of Rep. Maurice Bouchard the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 669**

providing for the repair or removal of hazardous buildings in cities and towns and for the filling of hazardous building excavations therein.

**AMENDMENT**

Amend RSA 155-B:3 as inserted by section 1 of the bill by inserting in line four after the word "district" the words (or municipality) so that said section as amended shall read as follows:

155-B:3 Order; Contents. The order shall state, in writing, the grounds therefor, specifying the necessary repairs, if any, and providing a reasonable time for compliance. It shall also state that a motion for summary enforcement of the order will be made to the court of the district or municipality in which the hazardous building is situated unless corrective action is taken, or unless an answer is filed within the time specified in section 6.

Amend RSA 155-B:5 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

155-B:5 Order; Filing. A copy of the order with proof of service shall be filed with the clerk of the court of the district or municipality in which the hazardous building is located not less than five days prior to the filing of a motion pursuant to section 7 to enforce the order. The appropriate district or municipal court shall have jurisdiction under this chapter notwithstanding any contrary provisions in RSA 502-A:14 or in any other section of RSA. At the time of filing such order the governing body shall file for record with the register of deeds a notice of the pendency of the proceeding, describing with

reasonable certainty the lands affected and the nature of the order. If the proceeding be abandoned the governing body shall within ten days thereafter file with the register of deeds a notice to that effect.

Amend RSA 155-B:8 as inserted by section 1 of the bill by inserting in line three after the word "district" the words (or municipal) so that said section as amended shall read as follows:

155-B:8 Contested Cases. If an answer is filed and served as provided in section 6, further proceedings in the action shall be governed by the rules of civil procedure for the district or municipal courts, except that the action has priority over all pending civil actions and shall be tried forthwith. If the order is sustained following the trial, the court shall enter judgment and shall fix a time after which the building shall be destroyed or repaired, as the case may be, in compliance with the order as originally filed or modified by the court. If the order is not sustained, it shall be annulled and set aside. The clerk of the court shall cause a copy of the judgment to be mailed forthwith to the persons upon whom the original order was served.

Amend RSA 155-B as inserted by section 1 of the bill by inserting at the end thereof the following new section:

155-B:15 Appeal. A party aggrieved by the judgment of a municipal or district court upon issue joined in such case may, within fifteen days after the rendition of the judgment, appeal to the superior court therefrom and the superior court shall hear said appeal forthwith.

\* \* \*

On motion of Rep. Morrill reading of the amendment was dispensed with.

On motion of Rep. Morrill the House concurred in the Senate amendment.

## RECESS

## AFTER RECESS

## INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Mayor Marion Phillips of Claremont, courtesy of the Claremont Delegation.

Venerable Revere Beasley and Mrs. Beasley of Belvedere, N. J., courtesy of her mother, Rep. Brungot.

### SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 399**

increasing the salary of the county commissioners of Rockingham county.

### AMENDMENT

Amend section 1 of the bill by striking out lines three and four and inserting in place thereof the following:

329:2, 1965, 142:1, 191:1 and 262:1, and by a law enacted by the 1967 General Court relative to salaries of Grafton county commissioners by striking out in line three the words

Further amend section 1 by striking out line sixteen and inserting in place thereof the following:

In Grafton, twenty-one hundred fifty dollars.

Amend section 2 by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 5, 1967 provided that the increase in the salary of the commissioners of Rockingham county provided for by this act shall not take effect until January 1, 1968.

\* \* \*

On motion of Rep. Greene the House concurred in the Engrossed Bills Committee amendment.

### COMMITTEE REPORTS CONTINUED

#### **HB 790**

relative to starting schooling for deaf children at the age of four. Rep. Berry for Education. Ought to pass.

Ordered to third reading by vv.

**SB 217**

relative to participation in the New Hampshire retirement system by employees of certain specialized schools. Rep. Rossley for Executive Departments and Administration. Ought to pass.

Ordered to third reading by vv.

**HB 809**

establishing a division of marine fisheries with a marine fisheries commission in the state port authority. Rep. Hoar for Fish and Game. Inexpedient to legislate.

Resolution adopted by vv.

**HB 812**

relative to detached deer tags. Rep. Oleson for Fish and Game. Ought to pass with amendment.

### AMENDMENT

Amend section 1 of the bill by striking out the words "for a period of more than twelve hours" in line 5 so that said section as amended shall read as follows:

1 Detached Deer Tags. Amend RSA 208:15-e (supp) as inserted by 1967, 84:1 by striking out said section and inserting in place thereof the following: 208:15-e Prohibitions. No person shall keep a deer in his home, or any place of storage, except at a deer registration station, unless said deer has been legally registered. No person shall possess a detached deer tag during the open season for deer, unless the same be attached to a deer or carcass thereof as provided in RSA 208:16.

\* \* \*

Amendment adopted; ordered to third reading by vv.

**HB 815**

relating to appointment of members of the fish and game commission. Rep. Bork for Fish and Game. Inexpedient to legislate.

Resolution adopted by vv.

**SB 105**

relative to taking wild animals or wild birds which are

being trailed by dogs of another hunter. Rep. Campbell for Fish and Game. Inexpedient to legislate.

Resolution adopted by vv.

## NOTICE OF RECONSIDERATION

### CA CR 14

proposing constitutional amendments relating to how often the legislature shall meet. Providing that the legislature shall meet annually.

Rep. Dame served notice that today or some subsequent day he would ask for reconsideration on CA CR 14.

## RECONSIDERATION

Rep. Healy, having voted with the prevailing side, moved that the House reconsider its action whereby it defeated CA CR 14, proposing constitutional amendments relating to how often the legislature shall meet. Providing that the legislature shall meet annually, and spoke against the motion.

The question being on the motion that the House reconsider its action whereby CA CR 14 was defeated having failed to receive the then required 238 votes.

\* \* \*

Rep. Healy directed parliamentary inquiries to the Chair.

The Chair explained the parliamentary situation.

Rep. Healy requested that the Chair's remarks be printed in the Journal.

The request being granted, the remarks will be printed in the Journal for Thursday, June 29.

Rep. Spitzli spoke in favor of the motion.

At the request of Rep. McMeekin, Rep. Spitzli answered questions.

(discussion ensued)

Rep. George Gordon spoke against the motion.

Rep. Mackintosh spoke in favor of the motion.

Reps. Willey, Raiche, Logan and Wallin spoke in favor of the motion.

(discussion ensued)

Reps. Brungot and Urie spoke against the motion.

Reps. Guild, Graf and Elmer Johnson spoke in favor of the motion.

Reps. Capistran, Van Gardner and Maloomian spoke against the motion.

(discussion ensued)

Reps. Willey and Healy spoke a second time against the motion.

The question being on the motion that the House reconsider its action whereby CA CR 14 was defeated having failed to receive the then required 238 votes.

On a vv the Chair was in doubt and requested a division.

162 members having voted in the affirmative and 156 in the negative, the motion to reconsider prevailed.

The question now being, shall CA CR 14 be ordered to a third reading. The Chair stated that 237 affirmative votes would now be required to pass the resolution.

Rep. Gorham requested the yeas and nays, seconded by Rep. Bridges.

## ROLL CALL

### YEAS — 175

ROCKINGHAM COUNTY: Fernald, Tuttle, Griffin, Gaskill, Hall, Brown, Paul E., Gorham, Kimball, Stratton, Tarbell, Barron, Gelt, Morrill, Peever, Sayer, Hoar, Eastman, Ferron, Junkins, Varrill, Hamel, Barnes, Casassa, Ratoff, Shindledecker, McDonough, Weeks, Maynard, McEachern, Archie D., Dame, C. Cecil, McEachern, Joseph A., Osborn, Jameson.

STRAFFORD COUNTY: Dawson, Moulton, Clark, Shirley M., Cochrane, Crouch, Tirrell, Marcotte, Habel, Chasse, Coffin, Fournier, Vickery, Balomenos, Corriveau, Bernard, Guilmette, Colbath, Parnagian, Maglaras.

SULLIVAN COUNTY: Logan, Mackintosh, Spaulding, Burrows, Cummings, Maurice H., Saggiotes, Frizzell, Galbraith, Merrifield, Williamson.

BELKNAP COUNTY: Allan, Stuart B., Piper, Joslyn, Guild, Roberts, George B., Normandin, Head, Foster, Stafford.

CARROLL COUNTY: Roberts, Milburn F., Remick, Hickey, Fox.

CHESHIRE COUNTY: Spitzli, Churchill, Trowbridge, Yardley, Bennett, Jennie B., Johnson, Elmer L., Dunham, MacFarlane, Tasoulas, Webster, Pollock, Saunders, Gutterson, Heald, Cleon E., MacKenzie, Smith, Robert A., Barker, Sheldon L., Moran, Pickett.

COOS COUNTY: Huggins, Marsh, Noyes, Sherman, Lloyd G., Oleson, Emerson.

GRAFTON COUNTY: Stevenson, Foss, Bennett, Phil A., Park, Cone, Manchester, Scott-Craig, Smith, Manson B., Duhaime, Roger M., Merrill, Whipple, Ellms, Plumer, Bell, Smith, Stephen W., Sr.

HILLSBOROUGH COUNTY: Edwards, Sterling, Sawyer, Knight, Colburn, Marjorie D., Davis, Donald C., Brown, Robert C., Karnis, Heald, Philip C., Jr., Carter, Ferguson, Christie, Bridges, Brocklebank, Bouchard, Maurice L., Wallin, Barker, Helen A., Burnham, Lesage, Dion, Robert A., Dubois, Bissonnette, Migneault, Keenan, Keeney, Cares, Cox, Wright, John W., Jr., Graf, Loxton, Wiggin, Ainley, Gordon, Charles F., Milne, Ackerson, Dion, Leo L., Duhaime, Armand L., Raiche, Sweeney, James A., Soucy, Charles A.

MERRIMACK COUNTY: Sherman, Kenneth L., Bigelow, Maxwell, Reddy, Enright, Stevens, Kopperl, Kelley, Gilman, Greeley, Thompson, Arthur E., Cate, York, Edward H. Bingham, Smith, Roger A., Andersen, Chris K., Peaslee, Babineau, Fuller, Roby.

#### NAYS — 155

ROCKINGHAM COUNTY: Persson, Morrison, Clark, Ernest D., White, George W., Sr., Palmer, Spollett, Cummings, Everett, Landrigan, Underwood, Goodrich, Collishaw, Cheney, George L., Leavitt, Ciborowski, Greene, Sadler, White, Julia H., Rossley.



STRAFFORD COUNTY: Canney, Drew, Berry, Maloomian, Boire, Rolfe, Hartigan, Winkley, Rubins, Blanchette, Leighton, Nelson, Mudgett, Young, Richardson.

SULLIVAN COUNTY: Gaffney, Prudhomme, Angus, Campbell, Nahil, Barrows, D'Amante.

BELKNAP COUNTY: Urie, Randall, Watson, Chamberlain, Kenneth W., Sr., deBlois, McCarthy, Dearborn.

CARROLL COUNTY: Howard, Davis, Esther M., Davis, Dorothy W., Chamberlain, Leslie M.

CHESHIRE COUNTY: Forbes, Austin, Bussiere, McGinness, Allen, James F., Hackler, Keating.

COOS COUNTY: Bushey, Hunt, Manning, A. George, O'Hara, Dubey, Fortier, Sullivan, Desilets, Sheridan, York, Elmer H., Brungot, Lemire, Williams, Bouchard, Arthur A., Gagnon, Parent, Thurston.

GRAFTON COUNTY: Gardner, Van H., Rich, Tilton, Beringer, McGee, Frazer, McMeekin, Anderson, Fayne E., Beard, Putnam, Dulac, Lucina A., Morse, Pryor, Bradley, Willey.

HILLSBOROUGH COUNTY: Barnard, Bartlett, Weillbrenner, Fortin, Warren, Coburn, Roscoe N., Bragdon, LaPlante, Drabinowicz, Mason, Reynolds, Desmarais, Chamard, Boisvert, Levesque, Latour, Gallagher, Peabody, Pettigrew, Soucy, Emile J., Gardner, William J., Montplaisir, Pratt, Cullity, McDermott, Corey, Manning, Thomas E., Walsh, Edward J., Clancy, Healy, Thibeault, LaFrance, Leclerc, Martel, Albina S., Champagne, Chevette, Deslisle, Derome, Belanger, Grady, Edward J., Normand, Capistran, Levasseur, Nalette, Allard, Daniel, Lambert, Rousseau.

MERRIMACK COUNTY: Hanson, Gamache, Gordon, George E., Kersting, Buatti, Mousseau, Thompson, Doris L., Laroche, Mattice, Bork, Davis, Alice, Henry, Cheney, Charles H. Sr., Dame, Walter B., Howland, Sanders, Newell.

The resolution was not ordered to a third reading.

## COMMITTEE REPORTS CONTINUED

### SB 182

establishing a schedule of costs in the superior court and the supreme court. Rep. Bingham for Judiciary. Ought to pass.

Ordered to third reading by vv.

**SJR 20**

establishing a commission to study the question of a revision of the New Hampshire constitution and making appropriation therefor. Rep. Brungot for Judiciary. Inexpedient to legislate.

Resolution adopted by vv.

**SB 181**

relative to search warrants. Rep. Frizzell for Judiciary. Refer to Judicial Council.

Rep. Graf moved that the words, Ought to pass, be substituted for the words, Refer to Judicial Council, and spoke in favor of the motion.

Reps. Spitzli, Gorham, and Frizzell spoke against the motion.

(discussion ensued)

Reps. Capistran, and Lloyd Sherman spoke in favor of the motion.

On a vv vote the Chair was in doubt and requested a division.

64 members having voted in the affirmative and 124 in the negative the motion to substitute was lost.

The question being on the resolution of the committee.

Resolution adopted by vv.

**HB 785**

to provide for the election of officials of Keene union school district at the same time as the election of Keene city officials. Rep. Moran for the members from the city of Keene. Ought to pass with amendment.

**AMENDMENT**

Amend said bill by striking out the title and inserting in place thereof the following:

### An Act

to provide for the annual election of officials of the union school district of Keene at the same time as the election of city or state officials.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Members of School Board. The school board of the union school district of Keene shall consist of nine members, who shall be elected and hold office as provided in this act.

2 Elections. After the effective date of this act, the district shall elect its district officers annually at the regular municipal election for the city of Keene held in November in odd numbered years and at the regular biennial election held in said city in November in even numbered years. The election officials for said city shall conduct the election for school district officers under the same provisions that govern the election of city officials. All members of the school board shall be elected at large.

3 Qualifications of Voters. Persons residing in said district who would be qualified to vote in a regular biennial election if held on the day of the district election are qualified voters of the district. The city election officials shall use the same check list for the election of school district officials as is used for the election of city or state officials.

4 Declarations of Candidacy; Ballots. A candidate for school district office shall file his declaration of candidacy for the office with the district clerk not sooner than the thirtieth day nor later than the fifteenth day before the district election. The district clerk shall prepare ballots for the election of said officials in the same form, as nearly as may be, as is presently used for ballots for the election of school officials for the union school district of Keene, except that such ballots shall be designed to be folded. The district clerk shall deliver said ballots to the city clerk of the city of Keene, who shall deliver the same to the election officials in the several wards at the same time that ballots for the election of city or state officials are delivered.

5 Counting Ballots. Ballots cast for the election of school district officials shall be counted and the results announced by

the city election officials in the manner prescribed in RSA 59:69. After being counted, said ballots shall be treated and preserved as provided in RSA 59:88 and RSA 59:89, except that said ballots shall be delivered to and deposited with the district clerk.

6 Contested Election. Within seven days after an election, the school board shall canvass the votes cast for school district officials and the candidates receiving the highest number of votes shall be declared elected. The school board shall certify its findings to the district clerk. Upon request of any candidate for school district office made within seven days after such canvass, the school board shall, subject to such rules and regulations as the board shall prescribe, recount the ballots cast in the election and hear and determine any contest on the ground of fraud or misconduct therein. Decisions of the school board in cases of contested elections shall be final. Tie votes shall be resolved by lot in the manner that the board may determine. In cases arising under this section the board shall have the power to subpoena witnesses and compel the production of all pertinent books, records and papers.

7 Term of Office. The district shall hold its first election under this act at the biennial election to be held in November, 1968. At such election, the district shall elect three members of the school board for a term of three years. At subsequent district elections, the number of members of the board elected at each election shall be three members, so as to maintain nine members of the board at all times. Other district officers elected at said election shall be elected for a term of one year each. Newly elected officers of the school district shall take office on the first business day of January following election.

#### 8 Vacancies.

I. If there is a vacancy in the school board for any reason, including failure to qualify for office, the board shall appoint a qualified voter of the district to serve until the next regular district election, at which time the vacancy shall be filled by election for the unexpired term. A vacancy in any other district office shall be filled by the board for the unexpired term.

II. In an election to fill a vacancy, the names of the candidates shall be placed on the same ballot as the candidates for the regular board membership, but on a separate part of the

ballot and distinctly marked so as to be set apart from the names of the regular candidates.

9 Costs of Election. The school district shall bear a proportionate share of the cost of conducting municipal or biennial elections in the city of Keene, in the ratio that the number of candidates for the office of school district officials voted for at an election bears to the entire number of candidates voted for at said election.

10 Terms of Incumbents; Intermediate Terms. The terms of office of those board members and other district officials whose terms of office expire at the 1968 annual meeting of the union school district of Keene are extended to 12:01 A. M. on the first business day of January, 1969. The terms of office of those board members whose terms of office expire at the 1969 annual meeting of said district are extended until 12:01 A. M. on the first business day of January, 1970. The terms of office of those board members whose terms of office expire at the 1970 annual meeting of said district are extended until 12:01 A. M. on the first business day of January, 1971. There shall be no election of district officials at the annual meeting of the district held in 1968.

11 Repeal. Chapter 290 of the Laws of 1939, relative to elections of district officers of the union school district in Keene, is hereby repealed.

12 Referendum. The clerk of the union school district of Keene shall prepare referendum ballots for use by the voters at the municipal election of the city of Keene to be held in November, 1967, upon which shall be printed the question: "Shall the provisions of an act entitled 'An Act to provide for the annual election of officials of the union school district of Keene at the same time as the election of city or state officials' enacted by the 1967 session of the legislature be adopted?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite each such word in which the voter may indicate his choice. Said ballots shall be delivered by the district clerk to the city clerk of the city of Keene, who shall deliver the same to the election officials in the several wards at the same time that ballots for the election of city officials at said election are delivered. If a majority of the voters present and voting on the question shall signify their

approval thereof, this act shall be declared adopted. Ballots cast on said question shall be counted and the results announced by the city election officials in the manner prescribed in RSA 59:69. Ward moderators shall forthwith certify the results of said vote in their respective wards to the district clerk; and the district clerk shall within ten days after said election certify to the secretary of state the result of the vote on said question.

13. Effective Date. Section 12 shall take effect sixty days after the passage of this act. If this act shall be adopted in accordance with the provisions of section 12, the remaining sections shall take effect as herein otherwise provided after said adoption.

\* \* \*

Amendment was adopted and the bill ordered to third reading by vv.

#### **HB 622**

providing that a medical certificate shall only be required for children under sixteen before an employment certificate may issue, was withdrawn by committee.

#### **SB 197**

relative to the disposition of abandoned animals. Rep. Bednar for Municipal and County Government. Ought to pass with amendment.

### AMENDMENT

Amend section 471-B:2 as inserted by section 1 of the bill by inserting after the word "pay" in line 2 the words (and/or reclaim) so that said section as amended shall read as follows:

471-B:2 Notice to Owner. The operator of an animal care center having custody of an animal, the owner of which has refused or neglected to pay, and/or reclaim for a period of ten days, the just fees and charges due for boarding, grooming, surgical, medical, or other care of the animal shall notify said owner by registered mail of the intention of the operator to treat the animal as an abandoned animal, within the meaning of this chapter, if said animal is not reclaimed or the charges and fees paid by the owner within ten days after the mailing of such notification.

\* \* \*

Amendment adopted, ordered to third reading by vv.

**SB 158**

to establish a Meat Inspection Service. Rep. McCarthy for Public Health. Refer to Legislative Council.

On motion of Rep. McMeekin SB 158 was made a Special Order for 11:01 Thursday next.

Rep. Underwood spoke in favor of the motion.

**HB 613**

providing for a statewide referendum on the question of a sales tax. Rep. Colbath for Ways and Means. Inexpedient to legislate.

Resolution adopted by vv.

**SB 228**

relative to compensation to the operator for keeping records of the meals and rooms tax, and to exemptions from the tax. Rep. Angus for Ways and Means.

Ought to pass with amendment.

### AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect 60 days after its passage.

Further amend the bill by striking out section 3 thereof.

\* \* \*

Rep. Angus explained the amendment.

Rep. Graf explained the amendment.

(discussion ensued)

The question being on the amendment as offered by the committee.

Rep. Sheridan spoke against the motion.

Rep. Pickett moved the previous question and it was sufficiently seconded.

The question now being shall the main question now be put.

Motion adopted by vv.

Question now being on the amendment as offered by the committee.

Amendment lost by vv.

Rep. Blanchard requested a division.

Rep. Hartigan requested an explanation of the amendment.

The Clerk read the amendment in full.

Rep. Angus requested unanimous consent to address the House.

Such consent being granted, Rep. Angus addressed the House.

The question being on the amendment as offered by the committee.

The Clerk read the amendment a second time.

Rep. Christie asked if it would be possible to have the Clerk read section 2, that part which the amendment eliminates.

The Clerk read section 2 of the amendment.

Rep. Belanger requested a division.

163 members having voted in the affirmative and 55 in the negative, the amendment was adopted.

\* \* \*

Rep. Mackenzie wished to be recorded as not voting under Rule 16.

The question now being, shall the bill be ordered to a third reading.

Rep. Sheridan requested an explanation of the bill.

The Clerk read the bill as amended in full.

The Chair requested a division.



129 members having voted in the affirmative and 158 in the negative, the bill was not ordered to a third reading.

Rep. Mackenzie wished to be recorded as not voting under Rule 16.

### **HB 782**

to provide payments for taxes lost on lands owned by the state for the use of the fish and game department. Rep. Angus for Ways and Means. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Reimbursement for Lost Taxes. Amend RSA 212 by inserting after section 7 the following new section: 212:7-a Payments by the State. Whenever the state acquires title to lands or waters suitable for the protection of fish, game and fur-bearing animals or for fishing or hunting purposes, exclusive of fish or wild life propagation, by purchase, lease or gift, the state shall annually pay to the town or city where such property is situated a sum equal to the taxes which would have been assessed against such property had such property remained taxable, basing such payments upon the assessed value of the property for the year prior to the year of acquisition at the current local rate of taxation applicable for the year in which payment is made, until and including the year the property is opened to the public for hunting or fishing use. The year following the opening of the property for hunting or fishing use and for the second, third, fourth and fifth years following such opening, the payments shall be based on eighty, sixty, forty and twenty per cent respectively of the assessed value of the property for the year prior to the year of acquisition at the current local rate of taxation applicable for the year in which payment is made and thereafter such payments shall cease. If less than all the real property included in a single assessment is acquired by the state, the tax commission shall determine the apportionment of the assessment between the state and the former owner. At the time of computing the rate per cent of taxation for the town or city where said property is situated, the tax commission shall certify to the state treasurer the amount of payment to be made to each town and city in each year and the treasurer

shall make such payment on or before December first. The governor is authorized to draw his warrant for the payments authorized hereunder out of any money in the treasury not otherwise appropriated. For the purpose of computing the first payment by the state to the town or city, said reimbursement shall be computed as of the first day of April following the date of acquisition.

2 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

Amendment adopted.

Rep. Graf offered the following amendment:

#### AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Reimbursement for Lost Taxes. Amend RSA 212 by inserting after section 7 the following new section: 212:7-a Payments by the State. Whenever the state acquires title to lands or waters suitable for the protection of fish, game and furbearing animals or for fishing or hunting purposes, exclusive of fish or wild life propagation, the state shall annually pay to the town or city where such property is situated a sum equal to the taxes which would have been assessed against such property had such property remained taxable, basing such payments upon the assessed value of the property for the tax year prior to the year of acquisition at the current local rate of taxation applicable for the tax year in which payment is made, until and including the tax year following the tax year the property is opened to the public for hunting or fishing use. For the second, third, fourth and fifth tax years following such opening, the payments shall be based on eighty, sixty, forty and twenty per cent respectively of the assessed value of the property for the year prior to the year of acquisition at the current local rate of taxation applicable for the year in which payment is made and thereafter such payments shall cease. If less than all the real property included in a single assessment is acquired by the state, the tax commission shall determine the apportionment of the assessment between the state and the former owner. At the time

of computing the rate per cent of taxation for the town or city where said property is situated, the tax commission shall certify to the state treasurer the amount of payment to be made to each town and city in each year and the treasurer shall make such payment on or before December first. The governor is authorized to draw his warrant for the payments authorized hereunder out of any money in the treasury not otherwise appropriated.

2 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Graf reading of the amendment was dispensed with.

Rep. Graf explained the amendment.

Amendment adopted, ordered to third reading by vv.

#### RECONSIDERATION

Rep. Newell moved that the House reconsider its action whereby it ordered HB 782 to third reading and spoke in favor of the motion.

Motion adopted by vv.

The Chair ordered HB 782 to Appropriations under the Rules.

#### **SB 174**

providing that children of permanently totally disabled veterans may receive certain education aid and free tuition. Rep. Berry for Education. Ought to pass.

Rep. Robert Brown offered the following amendment:

#### AMENDMENT

Amend section 1 of the bill by inserting after the word "of" in line 1 the words (totally and) and by striking out the words "and Viet Nam" in line 1 and inserting in place thereof the words (Armed Forces) so that said section as amended shall read as follows:

1 Children of Totally and Permanently Disabled Armed

Forces Veterans. Amend RSA 193:19 by striking out the same and inserting in place thereof the following:

193:19 Purpose of Appropriations. The sums appropriated under the provisions of this subdivision shall be used for the sole purpose of contributing to the payment of board, room rent, books and supplies, at institutions of secondary or college grade, of children between the ages of sixteen and twenty-five years, who are legal residents of the state at the time of application, whose fathers or mothers served in the armed forces of the United States from April 6, 1917 to July 2, 1921, or from December 7, 1941 to December 31, 1946, or June 25, 1950 to July 27, 1953, or from August 5, 1964 to the end of hostilities as declared by Congress, having since died or being totally and permanently disabled, from service connected disability so rated by the federal government and having been at time of death a legal resident of the state, or being totally and permanently disabled are legal residents of the state.

\* \* \*

The Clerk read the amendment in full.

Rep. Robert Brown explained the amendment.

Amendment adopted and the bill was referred to Appropriations under the Rules.

### **HB 277**

increasing the membership of the state board of education. Rep. Berry for Education. Ought to pass with amendment.

### **AMENDMENT**

Amend the bill by striking out the title and inserting in place thereof the following:

#### **An Act**

increasing the debt limit of Mascenic Regional School District, composed of the school districts of New Ipswich, Mason and Greenfield.

Further amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Debt Limit. Notwithstanding the provisions of RSA

195:6, as amended, or any other applicable law, the debt limit of Mascenic Regional School District shall be an amount not exceeding twelve percent of its assessed valuation as equalized by the state tax commission in 1966, or the debt limit established by RSA 195:6, as amended, whichever is greater.

2 Effective Date. This act takes effect upon its passage.

\* \* \*

The Clerk read the amendment in full.

Rep. Robert Brown explained the committee amendment.

Amendment adopted.

Rep. Philip Heald offered the following amendment:

#### AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

#### An Act

increasing the debt limit of Mascenic Regional School District, composed of the school districts of New Ipswich, Mason and Greenville, and the Cooperative school district, composed of Lyndeborough and Wilton.

Amend the bill by inserting after section 1 the following new section:

2 Debt Limit; Cooperative School District, Lyndeborough and Wilton. If the school districts of Lyndeborough and Wilton unite and form a cooperative school district for all or any combination of grades during the period July 1, 1967 to December 31, 1968 and if the state board of education issues a certificate that the said cooperative school district by whatever name it is called, has been lawfully organized and formed pursuant to the provisions of RSA 195, and notwithstanding the provisions of RSA 195:6 or any other applicable statute, the said cooperative school district is authorized to issue a net indebtedness to an amount outstanding at any one time that does not exceed eight per cent of its assessed valuation as equalized by the state tax commission in 1966, or as established by RSA 195:6, whichever is the greater amount.

\* \* \*

The Clerk read the amendment in full.

Rep. Heald explained the amendment.

Amendment adopted, bill ordered to third reading by vv.

\* \* \*

#### **HB 740**

Rep. Christie moved that HB 740, to increase the discount allowed in sale of liquor to hotels and clubs, be made a Special Order for 11:02 Thursday next.

Rep. Pickett spoke in favor of the motion.

Motion adopted by vv.

#### **CA-CR 3**

Rep. Spitzli moved that CA-CR 3 be made a Special order for 11:03 on Thursday next. Motion adopted by vv.

### **RECONSIDERATION**

#### **HB 815**

Rep. George Gordon, having voted with the majority, moved that the House reconsider its vote whereby it killed HB 815, relating to appointment of members of the fish and game commission, and spoke against the motion.

Motion lost by vv.

### **RESOLUTION**

Rep. Stafford of Laconia offered the following resolutions:

*Whereas*, His Excellency, John William King, Governor of the State of New Hampshire, on June 6 in the Year of our Lord 1967, received the distinct and high honor of being accorded the accolades of his Alma Mater, Columbia University in the City of New York, in the form of the presentation of an honorary degree of Doctor of Laws; and

*Whereas*, This high honor explicitly states the qualities he possessed in the area of public service and duty to his fellow man; and

*Whereas*, This high honor further cites his leadership in the areas of judicial restructuring in the State of New Hampshire and his untiring efforts in aiding the field of higher education; and

*Whereas*, His Alma Mater has recognized his labors for the conservation of natural and human resources in his State; and

*Whereas*, This honorary degree from his Alma Mater, Columbia University, is the highest honor any university can bestow; now, therefore, be it

*Resolved*, That we, the Members of the House of Representatives, do offer our sincere congratulations to His Excellency for receiving such a high honor and be it

*Further Resolved*, That a copy of these Resolutions be transmitted by the Clerk to His Excellency, John William King, Governor of the State of New Hampshire.

Resolutions adopted by vv.

### ANNOUNCEMENT

The Chair announced that Nate Tirrell was taken ill and is now confined to the hospital.

\* \* \*

Rep. Pickett moved that the House adjourn from the morning session.

On a vv the motion prevailed.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills to be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

### THIRD READINGS

The following bills and joint resolutions were read a third time, passed, and sent to the Senate for concurrence:

#### **HB 277**

increasing the debt limit of Mascenic Regional School District, composed of the school districts of New Ipswich, Mason

and Greenville and the cooperative school district composed of Lyndeborough and Wilton.

**HB 326**

establishing a commission to recommend a codification of criminal laws.

**HB 450**

establishing an office of mental retardation in the office of the director of the division of mental health.

**HB 631**

relative to public assistance to blind, aged or disabled persons, dependent children and to the medically needy.

**HB 698**

providing for area industrial agents in the industrial development section of the division of economic development.

**HB 701**

relative to the operation of motorcycles.

**RECONSIDERATION**

Rep. Stephen Smith, having voted with the majority, moved that the House reconsider its action whereby it passed HB 701 and spoke against the motion.

Motion lost by vv.

**HB 785**

to provide for the annual election of officials of the union school district at Keene at the same time as the election of city or state officials.

**HB 790**

relative to starting schooling for deaf children at the age of four.

**HB 812**

relative to detached deer tags.

**HJR 89**

to establish a nursing education aid program.

**RECONSIDERATION**

Rep. Spitzli, having voted with the majority, moved that



the House reconsider its action whereby it passed HJR 89 and spoke against the motion.

Motion lost by vv.

The following Senate bills and resolutions were read a third time, passed, and sent to the Senate for concurrence in the House amendments.

**SB 197**

relative to the disposition of abandoned animals.

**SB 230**

to authorize the Claremont school district to increase its net indebtedness to nine per cent.

**SJR 13**

in favor of Arthur W. Napert.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed.

**SB 182**

establishing a schedule of costs in the superior court and the supreme court.

**SB 217**

relative to participation in the New Hampshire retirement system by employees of certain specialized schools.

\* \* \*

On motion of Rep. Weeks the House adjourned at 7:47 P.M.

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*Thursday, June 29*

STATE OF NEW HAMPSHIRE

The House met at 11:00 o'clock.

JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

As this session of the General Court approaches an end, I would ask you to join with me in offering the Lord's Prayer:

Our Father, who art in heaven, hallowed be thy name. Thy kingdom come. Thy will be done on earth as it is in heaven. Give us this day our daily bread. And forgive us our trespasses, as we forgive those who trespass against us. And lead us not into temptation, but deliver us from evil. For thine is the kingdom, and the power, and the glory, for ever and ever. Amen.

### PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Colburn led the Convention in the Pledge of Allegiance to the Flag.

### HOUSE INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Sgt. Garry Flaven of Keene, member of the U. S. Army on his way to Viet Nam, courtesy of Rep. MacFarlane.

Dr. Phyllis Gelineau, Professor of music at Southern Connecticut State College, courtesy of her mother, Rep. Dawson.

Mrs. Kay Ward, President of Profile Women's Club, courtesy of Representatives from Grafton County, District 1.

James R. Trowbridge, son of Rep. Trowbridge.

Former Rep. Thomas Cleghorn, courtesy of Rep. Peabody.

Mrs. Olive Gilman of Franklin, Mrs. Lillian White of Atkinson, Mrs. Ethel Canney of Farmington, Mrs. Mary Marsh of Colebrook, Mrs. Walter Morse of Enfield, Mrs. Harry Hug-gins of Pittsburgh and Mrs. Pauline Hunt of Stratford, who have been in the gallery each day of the session.

### LEAVES OF ABSENCE

Rep. Gile was granted leave of absence for the day on account of important business.

### INTRODUCTION OF BILLS

The following Bill and Joint Resolution were read a first and second time, laid on the table for printing and referred as follows:

**HB 819**

requiring applicants for fishing and hunting licenses to show receipt of payment of head and poll taxes. (Rules Committee for Rep. Gordon of Merrimack Dist. 9 — To Fish and Game.)

**HJR 91**

relative to the special committee to study insurance coverage on state property. (Rules Committee for Rep. Williamson of Sullivan Dist. 9 — To Insurance.)

\* \* \*

On motion of Rep. George Gordon, the Rules of the House were so far suspended as to dispense with the printing of HB 819.

**HB 819**

An Act requiring applicants for fishing and hunting licenses to show receipt of payment of head and poll taxes.

1 Application for Hunting and Fishing Licenses; Receipt of Certificate Required. Amend RSA 214 by inserting after section 11, as amended by 1955, 39:2, 50:17, and 125:1, the following new section: 214:11-a Receipt of Payment of Head and Poll Tax Required. No person shall procure a license to hunt or fish, or a trapping license without first exhibiting to the person issuing the license, a receipt indicating that he has paid all head and poll taxes for the preceding year for which he is liable or instead, a certificate in writing that he has been lawfully relieved from such payment by reason of exemption or abatement; provided, however, that a license may be issued if the selectmen or assessors shall certify that in their opinion the applicant should be granted such license even though such taxes have not been paid.

2 Penalties Provided. Amend RSA 214:12 by striking out said section and inserting in place thereof the following: 214:12 — Penalty for False Receipt or Certificate and for False Statements. Whoever files a false receipt or certificate relative to the payment of a poll or head tax as herein provided shall be fined ten dollars and his license may be revoked for a period not exceeding three months. Whoever willfully makes any other false statement for the purpose of procuring a license shall be fined not more than twenty-five dollars. All fines collected for

violation of the provisions relating to false receipts or certificates or false statements concerning the payment of poll and head taxes shall be for the use of the towns in which the arrests are made.

3 Repeal. RSA 214:10, relating to payment of poll tax required, and RSA 214:11, relating to affidavit required, are hereby repealed.

4 Effective Date. This act shall take effect January 1, 1968.

### SENATE MESSAGES

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

#### **HB 121**

relative to school building and foundation aid.

and the President has appointed as members of said Committee on the part of the Senate: Sens. English and Leonard.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

#### **HB 731**

relating to tax exemption on real property to blind persons sixty-five years of age.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Chandler and Foley.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

#### **SB 70**

relative to actions for wrongful death.

\* \* \*

The Senate has voted to concur with the House of Repre-

sentatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 448**

relating to motor vehicles carrying property for hire.

**HB 770**

adopting the interstate regional planning compact and authorizing the state to enter into such compact with contiguous states.

**HJR 76**

in favor of Harrison M. Heath of Landaff.

**HJR 69**

to reimburse Golden C. and Marcia Dingman for damage to property resulting from highway construction.

**HJR 86**

in favor of Lawrence E. Philbrook.

**HJR 68**

in favor of Raymond J. Albert of Berlin.

**HB 607**

providing a uniform police investigation report of accident.

**HJR 44**

appropriating funds for the board of registration for professional engineers.

**HB 509**

relative to firemen's retirement system.

**HB 62**

making an appropriation for the payment of bobcat bounties.

**HB 691**

relative to licenses to operate motor vehicles.

**HB 810**

relating to flashing signals at intersections.

**HB 739**

to require that parked cars be parked with their right wheels at the right side of the traveled portion of the highway.

**HB 800**

to provide for a three, five, seven or nine member school board.

**HB 229**

to require a periodic eye examination before renewal of driver's license.

\* \* \*

**SENATE MESSAGE AND INTRODUCTION OF  
CONCURRENT RESOLUTION**

A Concurrent Resolution with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, was read a first and second time and referred to committee as follows:

**CA CR 18**

Relating to: Power to tax.

Providing that: assessments of land may be based on current use. To Judiciary.

\* \* \*

On motion of Rep. Spitzli, the Rules of the House were so far suspended as to dispense with the printing in the Journal and notice of public hearing on CA CR 18.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 586**

requiring voter approval of the borrowing of one hundred thousand dollars or more by the city of Lebanon.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

## An Act

permitting voter approval of the borrowing of one hundred thousand dollars or more by the city of Lebanon.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Procedure Prescribed. Amend 1957, 419 by inserting after section 49 the following new section: 419:49-a Borrowing of One Hundred Thousand Dollars or More. Except in the case of borrowing in anticipation of taxes, any authorization by the city council to borrow an amount of one hundred thousand dollars or more shall not become effective before the expiration of a period of fourteen days from the day on which such authorization was finally voted by the city council. If within said period a petition signed by at least ten per cent of the total number of registered voters of each ward of the city shall be filed with the city clerk in the manner hereinafter provided, asking that the question of approving or disapproving such authorization be submitted to the registered voters of the city at a referendum, such authorization shall be further suspended from becoming effective and the said city clerk shall forthwith transmit such petition to the city council for the immediate reconsideration of such authorization. If the authorization is not rescinded, the city council shall submit the same to a vote of the registered voters of the city, either at the next regular city election, or at a special city election which may, in the discretion of the city council, be called for the purpose in the manner provided by law. The voting shall be by ballot and the city council shall frame the question to be placed upon the ballot. If the majority of the registered voters voting on the question approve the authorization to borrow, such authorization shall at once become effective; but if not so approved, such authorization shall have no effect. If a petition relative to any such authorization is not filed within said period of fourteen days, such authorization shall become effective upon the expiration of said period.

Signatures to a petition for a referendum under this section need not all be on one paper. All such papers pertaining to any one question or set of questions shall be fastened together and shall be filed in the office of the city clerk as one instrument, with the endorsement thereon of the names and

addresses of three persons designated as filing the same. With each signature to the petition shall be stated the place of residence of the signer giving the street number, if any, and the ward in which said signer resides. Within seven days after the filing of said petition, the city clerk shall cause the supervisors of the check list in each of the wards to ascertain by what number of registered voters in each of the respective wards the petition is signed, and what percentage of that number is the total number of registered voters in each such ward, and shall attach thereto their certificate showing the result of such examination. The city clerk shall forthwith transmit the said certificates with the said petition to the city council and at the same time shall send a copy of said certificates to one or more of the persons designated on the petition as filing the same.

\* \* \*

On motion of Rep. Merrill, the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Merrill moved that the House non-concur in the Senate amendment and that a committee of conference be appointed.

Motion adopted by vv.

The Chair appointed as members of such committee on the part of the House Reps. Merrill, Whipple and Putnam.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 793**

to repeal charters of certain corporations.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:



## An Act

to repeal charters of certain corporations and relative to the effective date of the tax on transfer of real property.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Change in Effective Date. Amend the act enacted by the 1967 General Court to tax the transfer of real property by striking out section 2 and inserting in place thereof the following: 2 Effective Date. RSA 78-B:8 as inserted by this act shall take effect July 1, 1967; all other sections of RSA 78-B shall take effect on January 2, 1968.

6 Effective Date. This act shall take effect upon its passage.

Amend section 1 of said bill by striking out the following names:

Hampshire Administrative Services, Inc. (Hanover, 1963)  
Northern Leasing, Incorporated (Hanover, 1964)  
Pinkham Notch Inn, Inc. (Jackson, 1965)  
S D C, Inc. (Hanover, 1963)

Further amend section 1 of this bill by inserting in the proper alphabetical order the following name:

G & H Realty Company, Inc. (Manchester, 1945)

\* \* \*

On motion of Rep. Spitzli the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 568**

providing an annual municipal election in the City of Lebanon, changing the terms of office of councilmen, and abolishing the office of councilman-at-large.

## AMENDMENT

Amend section 3 of said bill by striking out the same and inserting in place thereof the following:

3 Effective Date. Section 2 of this act shall take effect upon its passage, and if the act shall be adopted at the election of November 7, 1967, the remainder of this act shall take effect for the municipal election held in November 1969.

\* \* \*

On motion of Rep. Merrill the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 259**

to implement the national highway safety program.

## AMENDMENT

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

On motion of Rep. Stephen Smith, the House concurred in the Senate amendment.

\* \* \*

The Senate has passed bills with the following titles, in the passage of which it asks the concurrence of the House of Representatives:

## INTRODUCTION OF SENATE BILLS

Senate bills with the following numbers and titles, having

passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 73**

relative to a state scholarship program. To Education.

**SB 223**

to limit the amount of controlled insurance an insurance licensee can issue. To Insurance.

**SB 229**

relative to the New Hampshire Retirement System and three of its predecessor systems. To Executive Departments and Administration.

\* \* \*

On motion of Rep. Stratton, the Rules of the House were so far suspended as to permit a public hearing on SB 223 this afternoon.

### COMMITTEE OF CONFERENCE REPORT

**HB 581**

The committee of conference to whom was referred House Bill No. 581 An Act increasing the salaries of the Hillsborough county commissioners, having considered the same report the same with the following recommendations: That the Senate recede from its position in adopting its amendments to said bill and concur with the House in the passage of said bill.

Creeley S. Buchanan

Richard D. Riley

Conferees on the part of the Senate

Marjorie Colburn

William Cullity

Roland E. Christie Jr.

Conferees on the part of the House

Report adopted by vv.

## COMMUNICATION

Hon. Walter Peterson, Jr.  
Speaker, House of Representatives  
State House  
Concord, New Hampshire

Dear Mr. Peterson:

Through you I would like to express my sincere thanks to all who contributed toward my gift.

The thoughtfulness expressed in the Resolution introduced in the House of Representatives has moved me deeply. For these generous gestures I am truly grateful.

It has been my pleasure to have been able to serve the 1967 Legislature.

Sincerely yours,  
Eileen Smith, R.N.

\* \* \*

To the Honorable Walter Peterson  
Speaker of the House  
Concord, New Hampshire

Extremely sorry that I have been confined in New London Hospital and unable to appear in the last act of the greatest show in New Hampshire.

Paul B. Gay

## RESOLUTION

*Resolved*, that the house of representatives, in order to extend the jurisdiction of the state of New Hampshire over the high seas so as to be coterminous with that of the United States twelve mile limit, request the 1967-69 Legislative Council to formulate a bill for the 1969 general court declaring that the jurisdiction of the state of New Hampshire exists between two lines extending along the water boundary of the state of Maine on the north and along the water boundary of the Commonwealth of Massachusetts on the south to the eastern ends of these two boundaries, then due east to points on the line marking the eastern limit of the jurisdiction of the United States sometimes called the twelve mile limit, and over all off-shore islands and

waters within those lines. However, the law shall provide that the jurisdiction of this state over the designated area is subordinate to any jurisdiction over the designated area claimed by the United States.

\* \* \*

The Clerk read the resolution in full.

At the request of Rep. Kopperl, Rep. Hoar answered questions.

Resolution adopted by vv.

### COMMITTEE REPORTS

#### **SB 164**

relative to vocational rehabilitation programs. Rep. Scott-Craig for Appropriations. Ought to pass.

Ordered to third reading by vv.

#### **HB 530**

relative to the financing of the construction of a continuing education center and a building to house the Whittemore School of Business and Economics at the University of New Hampshire to be liquidated from income. Rep. Hartigan for Appropriations. Ought to pass.

Ordered to third reading by vv.

#### **SB 95**

relative to the registration of boats and outboard motors owned by the state. Rep. Schwaner for Resources, Recreation and Development. Ought to pass.

Ordered to third reading by vv.

#### **SB 227**

increasing the amount of permitted political expenditures. Rep. Shirley Clark for Executive, Departments and Administration. Ought to pass. (See C.O.J. supp. 3224-5 SB 227)

\* \* \*

Rep. Shirley Clark moved that the order whereby SB 227 was referred to Executive, Departments and Administration

be vacated and the bill referred to Appropriations and spoke in favor of the motion.

Motion adopted by vv.

### **SB 225**

to amend the meals and room tax. Rep. Angus for Ways and Means. Ought to pass with amendment.

### **AMENDMENT**

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Pre-packaged Food. Amend paragraph X of RSA 78-A:3 (supp) , as inserted by 1967, 213:1, by inserting after sub-paragraph (h) the following new sub-paragraph:

(i) Pre-packaged foods sold in bulk in unopened original containers including bread, milk, canned goods, packaged ice cream, cartons of soda, cartons of beer, and over the counter sales of packages of bulk food sold by weight or measure either pre-packaged or packaged by the operator. In a combination eating establishment and retail grocery store where foods are sold over the counter the sale of pre-packaged foods does not constitute the sale of a taxable meal.

Amend section 8 of the bill by striking out the same and inserting in place thereof the following:

8 Disposition of Funds. Amend the lettered phrase (b) of RSA 78-A:23 (supp) , as inserted by 1967, 213:1, by striking out the same and inserting in place thereof the following:

(b) Forty per cent to the unincorporated places, towns, and cities on a per capita basis at the ratio of the population of the place, town, or city to the population of the state, based on the latest resident population figures furnished by the office of planning and research of the department of resources and economic development.

Further amend the bill by inserting after section 8 the following new section:

9 Planning and Research. Amend RSA 78-A, as inserted by 1967, 213:1 by inserting after section 24 the following new section: 78-A:25 Population Figures. The office of planning and research of the department of resources and economic develop-

ment is hereby directed to compile annually the resident population figures for the state as of June thirtieth and shall certify the same to the state treasurer on or before August 19th of each year.

Amend the bill by striking out section 9 and inserting in place thereof the following:

10 Change in Effective Date. Amend 1967, 213:2 by striking out said section and inserting in place thereof the following: 213:2 This act shall take effect upon its passage, except that the tax imposed by RSA 78-A:6 as inserted by this act shall take effect on August 19, 1967.

11 Licenses. Amend RSA 78-A:4 by striking out the same and inserting in place thereof the following: 78-A:4 Licenses Required. No later than the effective date of the tax imposed by section 78-A:6 of this chapter each operator shall register with the commission the name and address of each place of business within the state where he operates a hotel or sells taxable meals. The operator shall pay the sum of one dollar for each registration, upon receipt of which the commission shall issue a license for each place in such form as it determines, attesting that the registration has been made. The license expires on the thirtieth day of June in each odd numbered year unless sooner revoked or suspended by the commission. Any person commencing business as an operator after the effective date of the tax imposed by this chapter shall register and obtain a license. Failure to register and obtain a license as herein provided shall constitute a misdemeanor punishable by a fine not exceeding one hundred dollars.

Further amend the bill by renumbering the original sections 10 and 11 to read 12 and 13.

\* \* \*

Rep. Angus explained the committee amendment.

(discussion ensued)

Rep. Cobleigh spoke in favor of the committee amendment.

Amendment adopted.

Rep. Angus offered the following amendment:

## AMENDMENT

Amend the bill by striking out section 10.

Further amend the bill by renumbering section 11 to read section 10.

\* \* \*

The Clerk read the amendment in full.

Amendment adopted, ordered to third reading by vv.

\* \* \*

Rep. Cobleigh moved that the rules of the House be so far suspended as to place SB 225 on third reading by title only, and spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

## THIRD READING

**SB 225**

to amend the meals and room tax, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

\* \* \*

Rep. Ferguson moved that the rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

Rep. Ferguson explained the motion.

Motion adopted by vv.

## COMMITTEE REPORT

**HB 424**

providing facilities at Franconia Notch State Park. Rep. Ferguson for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend said bill by striking out section 1 and inserting in place thereof the following:



1 Special Appropriations. Amend 1961, 263:5-a as inserted by 1965, 281:22 by striking out said section and inserting in place thereof the following: 5-a Additional Appropriations. In addition to the sums specified in section 5 the following sums are appropriated for the purposes indicated:

Southwestern State Park	\$700,000
Winnepesaukee State Park	300,000
Cannon Mountain project	1,400,000
Connecticut Lakes study	22,000
Rye Harbor project	7,000
Shelburne Basin project	10,000
Additional ski lift at Sunapee State Park	500,000
Other projects as approved by governor and council	61,000
	<hr/>
Total	\$3,000,000
Less federal funds	1,500,000
	<hr/>
Appropriation	\$1,500,000
Additional state funds as herein provided	125,000
	<hr/>
Total	\$1,625,000

The appropriation for each of the above individually specified projects may not be expended unless participating federal funds are available for that specific project, provided that the appropriation for additional state funds in the amount of \$125,000 may be used for any expenses for the above programs for which federal funds are not available.

Further amend said bill by inserting after section 2 the following new section:

3 Repeal. Section 2 of chapter 361, Laws of 1965, relative to transfer of funds is hereby repealed.

Further amend said bill by renumbering the original section 3 to read section 4.

\* \* \*

The Clerk read the amendment in full.

Rep. Ferguson explained the amendment.

Amendment adopted, ordered to third reading by vv.

On motion of Rep. Stevenson the rules of the House were so far suspended as to permit third reading of HB 424 by title only at the present time.

### THIRD READING

#### HB 424

providing for additional facilities at Franconia Notch State Park, was read a third time, passed, and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. Stevenson, having voted with the majority, moved that the House reconsider its action whereby it passed HB 424 and spoke against the motion.

Motion lost by vv.

### RECONSIDERATION

#### SB 225

Rep. Spitzli, having voted with the majority, moved that the House reconsider its action whereby it passed SB 225, to amend the meals and room tax, and spoke against the motion.

Motion lost by vv.

\* \* \*

Rep. Shirley Clark moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

Motion adopted.

### COMMITTEE REPORT

#### SJR 12

appropriating funds for payment to the towns of Pittsburg and Clarkesville in lieu of taxes on Francis Dam, Rep. Gagnon for Executive Departments and Administration. Ought to pass.

Referred to Appropriations under the Rules.

The Chair introduced Gary Spevack, courtesy of Rep. Bergeron.

## RECESS

## AFTER RECESS

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and Senate Bills:

**HB 198**

relative to the salary of the sheriff of Strafford county.

**HB 301**

relative to payment of taxes upon property sold by tax sale.

**HB 358**

to require the use of the state seal on the automobile license plates of members of the general court and relative to spare tires.

**HB 371**

permitting the sale of beverages by restaurants on election days and relative to restrictions on sales.

**HB 399**

increasing the salary of the county commissioners of Rockingham county.

**HB 459**

increasing the salary of the Strafford county commissioners.

**SB 184**

to reclassify a Class V highway in the town of Whitefield to a Class II highway.

**SB 186**

relative to petitions to permit a person under the age of consent to marry.

**HB 255**

to tax the transfer of real property.

**HB 474**

relative to the practice of barbering.

Idanelle Moulton,  
For the Committee

## COMMUNICATION

June 28, 1967

Mr. George Stafford  
House of Representatives  
Seat No. 44  
State House  
Concord, New Hampshire

Dear George,

As you requested, I am writing you concerning House Bill 479 that would provide a half-way house for alcoholics in New Hampshire.

In a recent meeting with certain legislators, it was determined that although HB 479 was a good bill and one that would establish an urgently needed facility for alcoholics, it was not advisable or realistic to submit said bill for consideration at this time due to inadequate state revenue to support such a bill in FY 68-69. (Appropriations needed for establishment of a half-way house is stated at \$131,365 in the proposed bill).

In discussing ways in which to obtain the needed funds for the establishment of a half-way house for alcoholics, the State Vocational Rehabilitation Agency suggested that the New Hampshire State Program on Alcoholism submit an application through their office for an expansion grant under section 4 (a) (2) (A) of the Vocational Rehabilitation Act that would make funds available to this program, if approved, for the establishment of a half-way house under a pilot project over the next three years. This application is presently written and will be submitted for approval through Vocational Rehabilitation in the very near future.

State matching funds are required for these monies on a 10-1 basis (10 Federal 1 State). Matching may be *in kind* rather than cash and can be handled through the existing budget of the N. H. Program on Alcoholism.

If the bill (HB 479) has a chance of passing this legislature, by all means, it should be submitted as the need for a half-way house for alcoholics in the Manchester area is especially crucial at this time.

The authority for establishing a half-way house for alco-

holics, is clearly vested in the N. H. State Program on Alcoholism, Division of Public Health, as stated in New Hampshire Laws Relating to Public Health (Part L 172:11). Attorney General's Office concurs.

Sincerely,

Jesse E. Trow, MPH  
Executive Director  
Program on Alcoholism

Rep. George Stafford read the communication in full, and asked that it be printed in the Journal.

The Chair ordered the communication printed in the Journal.

\* \* \*

#### **SB 74**

Rep. Spitzli moved that the committee of conference report on SB 74, An Act increasing the salaries of classified state employees, be discharged.

Motion adopted by vv.

#### **RESOLUTIONS**

Reps. Guild, Cuility, Pickett, Eaton, Angus, and Cobleigh offered the following resolution:

*Whereas*, by the rules of the house the standing policy committee on appropriations, among other things, must consider the budget, must consider all measures carrying appropriation of state money, and must consider every subject concerning the financial interests of the state, and has the ultimate responsibility for keeping the state budget in balance, and

*Whereas*, by the rules of the house the standing policy committee on ways and means has the duty, among other things, to consider and report on all bills and resolutions relating to methods of raising revenue for the state and to consider and report upon every other subject concerning the financial interests of the state, and

*Whereas*, the committee on appropriations is unable to make a final determination of the amount of money needed to

perform the various functions of state government until the final days of the legislative session, and

*Whereas*, the ways and means committee has no means of finding out the amount of revenue the appropriations committee needs in time to coordinate its activities with the appropriations committee, and

*Whereas*, the rules of the house do not provide any method of coordinating the actions of these two committees to enable the appropriations committee to work with knowledge of the revenue available to it, it is

*Resolved*, That a nine man committee be appointed to study a procedure for handling appropriations, budgeting problems, and coordination between the revenue raising and the spending programs of the state. The speaker shall appoint three members from the ways and means committee, three from the appropriations committee and three members of the house who have knowledge of the budgetary problems of the state. The members of the committee are entitled to be reimbursed for actual expenses incurred in performing their committee duties. The committee shall make its report to the 1969 legislature, and if any legislation or change of the rules is recommended, it shall make its request to the offices of legislative services before October 1, 1968. The expenses incurred by this committee shall be a charge against the legislative budget. The committee shall elect one of its members as chairman, another as vice chairman, and another as clerk.

\* \* \*

Resolution adopted by vv.

Representative Hoar of Epping offered the following resolution:

## RESOLUTIONS

*Resolved* that the Governor and Council are respectfully requested to ascertain from their opposite numbers in the state of Maine the feasibility and practicality of transferring to this state the jurisdiction and control of the waters and islands offshore from our seacoast and easterly therefrom subject only to the jurisdiction of the United States. It is inconsistent for the State of Maine to control any of our offshore waters or islands.

\* \* \*

Resolution adopted by vv.

Reps. Belcourt of Nashua and Fortin of Greenville offered the following resolutions:

### RESOLUTIONS

*Whereas*, Alice V. Flanders has served the General Court of the State of New Hampshire in the capacity of House Stenographer for twenty-five consecutive sessions; and

*Whereas*, she has announced her desire to bring to a conclusion this long career by retirement at the adjournment of the 1967 session of the General Court; now therefore be it

*Resolved*, that the House of Representatives wishes to extend its greatest appreciation to Alice V. Flanders for her long and faithful service to the people of New Hampshire and for the efficient and cheerful manner in which she has executed all the duties required of her office; and be it further

*Resolved*, that all members of the House of Representatives wish her the best of health and happiness for the future; and be it further

*Resolved*, that a copy of these resolutions be transmitted to Alice V. Flanders.

\* \* \*

Resolutions adopted by vv.

Rep. George White, Sr. offered the following resolution:

### RESOLUTION

*Whereas*, it is with pleasure we note that the town of Atkinson is this year celebrating its 200th Anniversary, and

*Whereas*, among those who attend will be Harry B. Tuttle, the oldest tax collector in the state, therefore be it

*Resolved*, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby offer our felicitations to the town with the hope that this year will mark another happy milestone in town history, and be it further

*Resolved*, that a copy of these resolutions be sent to the Town Clerk of Atkinson, Miss Ruth L. Sawyer.

\* \* \*

Resolutions adopted by vv.

Rep. Arthur Thompson offered the following resolution:

### RESOLUTIONS

*Whereas*, we have learned with sorrow of the death of George Mason, a former Representative from Hill, and

*Whereas*, Mr. Mason served his community faithfully and with efficiency, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Mason, and be it further

*Resolved*, that a copy of these resolutions be transmitted to his daughter, Mrs. Donald Jones.

\* \* \*

Resolutions adopted by vv.

Reps. deBlois, McCarthy and Dearborn, for The Laconia Delegation, offered the following resolution:

### RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of Lt. Peter W. Morrison of Laconia, and

*Whereas*, Lt. Morrison made the supreme sacrifice for his country, bringing honor to his country, state and city, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. and Mrs. Robert H. Morrison.

\* \* \*



Resolutions adopted by vv.

Rep. Greeley, Rep. Andersen, Chairman, Rep. Kersting, for the Merrimack County Delegation, offered the following resolution:

### RESOLUTION

*Whereas*, we have learned with regret of the illness and confinement in the New London Hospital of our fellow Representative, Paul B. Gay of New London, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to Mr. Gay in his confinement and hope that he may have a speedy recovery, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Mr. Gay.

\* \* \*

Resolutions adopted by vv.

Reps. Fortier and Lloyd Sherman, for the Coos County Delegation, offered the following resolution:

### RESOLUTIONS

*Whereas*, we have learned with deepest sorrow of the passing of our long time fellow Representative, Ada C. Taylor of Whitefield, and

*Whereas*, Mrs. Taylor served long and faithfully the needs of her state, county and community, always advancing the interests of the people whom she served before personal obligations, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby pay homage to the memory of Mrs. Taylor and extend our sympathy to her family, and be it further

*Resolved*, and that copy of these Resolutions be transmitted to her nephew, Clayton Colbath.

\* \* \*

Resolutions unanimously adopted by rising vote and one minute of silent prayer.

Reps. Eaton, Bell and Sheridan, for the Appropriations Committee, offered the following resolution:

### RESOLUTION

*Whereas*, the Appropriations Committee has learned with deepest sorrow of the passing of one of our oldest women members, Ada C. Taylor of Whitefield, and

*Whereas*, Mrs. Taylor served with us giving freely of her vast experience in good and equitable legislation always advancing the interest of the people of the state, therefore be it

*Resolved*, that we, the members of the 1967 session of the General Court, do hereby honor the memory of one with whom we were so long associated and extend our sympathy to her family.

\* \* \*

Resolution adopted by vv.

### REPORT OF COMMITTEE ON THE JOURNAL

The Committee on the Journal, having examined journals of Thursday, June 22, Friday, June 23 and Monday, June 26, 1967, offers the following resolutions and recommends their adoption:

*Resolved*. That the words (HB 634, relating to free parking for jurors) be inserted in the permanent printing of the Journal of the House of Thursday, June 22, 1967, after the third reading of HB 462.

*Resolved*, That the words (Amendment adopted; ordered to third reading by vv.) be printed after the amendment to HB 748 in the permanent printing of the Journal of the House of Monday, June 26, 1967, where said amendment appeared, on second reading, on pages 3069 and 3070 of the first printing of said Journal.

*Resolved*, That the words (HB 693, relating to the powers of the mayor of Manchester) be inserted in the permanent

printing of the Journal of the House of Friday, June 23, 1967, after the third reading of HB 688.

Jean Wallin, For the Committee

Report adopted by vv.

## COMMITTEE REPORTS CONTINUED

### HB 266

relative to disclosure of finance charges. Rep. Bigelow for Banks. Inexpedient to legislate.

Rep. Bednar moved that the words, ought to pass with amendment, be substituted for the report of the committee, inexpedient to legislate.

## AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Finance Charges. Amend RSA 399-B:2 (supp) as inserted by 1961, 245:7 by striking out said section and inserting in place thereof the following: 399-B:2 Statement required. Any person engaged in the business of extending credit shall furnish to each person to whom such credit is extended, concurrently with the consummation of the transaction or agreement to extend credit a clear statement in writing setting forth the finance charges, expressed in dollars and the annual rate of interest, to be borne by such person in connection with such extension of credit as originally scheduled. Computation of the annual rate of interest may be determined in the following manner:

I. Divide the total finance charges, expressed in dollars, by the term of the contract, to obtain the annual finance charges.

II. Divide the annual finance charges, expressed in dollars, by the total amount received or being financed under the contract, to obtain the annual rate of interest.

The annual rate of interest need not be shown on revolving charge accounts as the finance charges can be expressed in terms of dollars, monthly rate of charge or a combination there-

of. Accounts with a minimum finance charge of \$5.00 shall be exempt from this section.

\* \* \*

The Clerk read the amendment in full.

Rep. Bednar spoke in favor of the motion.

Rep. Bigelow moved that further consideration of HB 266 be indefinitely postponed and spoke in favor of the motion.

Reps. Bednar and Guild spoke against the motion.

On a vv the Chair was in doubt and requested a division.

81 members having voted in the affirmative and 181 in the negative the motion to indefinitely postpone lost.

The question being on the motion that the words, ought to pass with amendment, be substituted for the report of the committee, inexpedient to legislate.

Motion adopted by vv.

The question now being shall the bill be read a third time.

Motion adopted by vv.

Rep. Bednar moved that the Rules of the House be so far suspended as to place HB 266 on third reading and final passage, by title only, at the present time, and spoke in favor of the motion.

Motion adopted by vv.

### THIRD READING

#### HB 266

relative to disclosure of finance charges, was read a third time, passed, and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. Bednar, having voted with the majority, moved that the House reconsider its action whereby it passed HB 266, and spoke against the motion.

Motion lost by vv.

**CA CR 18**

Relating to: Power to Tax. Providing That: Assessments of Land may be based on Current Use.

Rep. Spitzli moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for one day.

Motion adopted by vv.

**COMMITTEE REPORT****CA CR 18**

Relating to: Power to Tax. Providing That: Assessments of Land may be Based on Current Use. Rep. Griffin for Judiciary. Ought to pass.

Rep. Griffin spoke in favor of the resolution.

The question being: shall CA CR 18 be ordered to a third reading.

The Chair asked for a division, 237 affirmative votes being required for passage.

281 members having voted in the affirmative and 2 in the negative CA CR 18 was ordered to a third reading.

\* \* \*

Rep. Newell requested ruling from the Chair as follows:

**REQUEST FOR RULING**

Joint Rule 20, relative to a concurrent resolution proposing a constitutional amendment, states, in part, "On the question of ordering such a resolution to third reading and final passage, the President and Speaker shall require a division vote ..."

My question is: Does the wording of the rule, "ordering . . . to third reading and final passage", mean that two separate votes are required, one on second reading and one on third reading?

Joint Rule 20, relative to a concurrent resolution proposing a constitutional amendment, states, in part, "Such concurrent resolution, if *adopted* by the required constitutional majority of each body, shall . . .".

My question is: Is "Such concurrent resolution" *adopted* if the required constitutional majority votes in the affirmative on second reading of said resolution?

If the answer to this question is "No", my question then is: Should the "required constitutional majority" be ascertained on third reading and final passage?

The Chair ruled as follows:

In answer to your request relative to Joint Rule 20, the rule reads, "On the question of ordering such a resolution to third reading and final passage, . . ."

You will note that this refers to one question having two parts, namely, ordering to third reading and to final passage. Therefore, a division vote is required only on this question to be in conformity to the rule.

Further, the vote at this time is the adoption of the concurrent resolution and, therefore, the concurrent resolution is adopted by the required constitutional majority when the vote is taken on this question.

\* \* \*

On motion of Rep. Spitzli the committee of conference report on CA CR 5 was taken from the table.

## COMMITTEE OF CONFERENCE REPORT

### CA-CR 5

The committee of conference to whom was referred Constitutional Amendment Concurrent Resolution No. 5 Relating To: filling senatorial vacancies, report the same with the following recommendations:

1. That the Senate recede from its position of nonconcurrency in the House amendment and concur with the House in the adoption of said amendment as follows:

Amend the concurrent resolution by striking out paragraph I and inserting in place thereof the following:

I That Article 34 of Part Second of the Constitution of New Hampshire be amended by inserting after the words "in

every district of the state" at the end of the second sentence, the words (and in case the person receiving a plurality of votes in any district is found by the Senate not to be qualified to be seated, a new election shall be held forthwith in said district) and by inserting after the word "governor" in the last line the words (and council) so that said article as amended shall read as follows:

[Art.] 34. [Vacancies in Senate, How filled.] And in case there shall not appear to be a senator elected, by a plurality of votes, for any district, the deficiency shall be supplied in the following manner, viz. The members of the house of representatives, and such senators as shall be declared elected, shall take the names of the two persons having the highest number of votes in the district, and out of them shall elect, by joint ballot, the senator wanted for such district; and in this manner all such vacancies shall be filled up, in every district of the state and in case the person receiving a plurality of votes in any district is found by the Senate not to be qualified to be seated, a new election shall be held forthwith in said district. All vacancies in the senate arising by death, removal out of the state, or otherwise, except from failure to elect, shall be filled by a new election by the people of the district upon the requisition of the governor and council, as soon as may be after such vacancies shall happen.

2. That the House and Senate both concur in the adoption of the following amendment to said resolution.

Amend the concurrent resolution by striking out paragraph II and inserting in place thereof the following:

II. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following questions: 1 Do you favor requiring a new election in case the person receiving a plurality of votes in any senatorial district is found by the senate not to be qualified to be seated, and requiring such election and all other elections to fill vacancies in the senate arising by death, removal out of the state, or otherwise, to be called by the governor and council, instead of by the governor alone as the constitution now provides?

Eileen Foley

Arthur Tufts

Conferees on the part of the Senate

A. C. Gorham  
Leon T. Dubey  
James C. Bingham  
Conferees on the part of the House

The Clerk read the report in full.

Rep. Spitzli moved that the report be adopted.

Reps. Spitzli, Pickett and Cobleigh spoke in favor of the motion.

The Chair stated that to adopt the committee of conference report it would take a vote of 60 percent of the elected members (237) and requested a division.

305 members having voted in the affirmative and 2 in the negative the committee of conference report was adopted.

Rep. Spitzli moved that the rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

Motion adopted by vv.

#### **CA CR 8**

relating to a graduated income tax providing that the legislature may impose a graduated income tax. Rep. Frizzell for Judiciary. Ought to pass.

Reps. Frizzell and Spitzli explained the concurrent resolution.

(discussion ensued)

166 members having voted in the affirmative and 137 in the negative (not being a 60 percent of the elected members, the concurrent resolution was not ordered to third reading.

#### **SENATE MESSAGE**

The Senate concurs with the House of Representatives in the passage of the following entitled Concurrent Resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **CA CR 2**

relating to: Succession to the Office of Governor.



## AMENDMENT

## Relative to Succession to the Office of Governor

Amend the concurrent resolution by striking out paragraphs I and IV and inserting in place thereof the following:

I. That Article 49 of Part Second of the Constitution of New Hampshire be amended by inserting before the sentence beginning "Provided, nevertheless, that while the governor is absent", the following new sentences: (Whenever the chair of the governor, of the president of the senate, and of the speaker of the house all become vacant by reason of their death, absence from the state, or otherwise, the secretary of state shall during such vacancies, have and exercise all the powers and authorities which, by this constitution the governor is vested with when personally present. But when the secretary of state exercises the office of governor, he shall not hold his office as secretary of state. Whenever the chair of the governor, of the president of the senate, of the speaker of the house and the secretary of state all become vacant by reason of their death, absence from the state, or otherwise, the state treasurer shall during such vacancies, have and exercise all of the powers and authorities which, by this constitution of the governor is vested with when personally present. But when the state treasurer exercises the office of governor, he shall not hold his office as state treasurer. Whenever either the secretary of state or the state treasurer exercises the office of governor, he shall be only an acting governor until such time as the senate elects a president or the house of representatives elects a speaker, and upon their election, the president of the senate or the speaker of the house of representatives shall exercise the office of governor as hereinabove provided.) so that the article as amended shall read as follows:

[Art.] 49. [President of Senate, etc., To Act as Governor When Office Vacant; Speaker of House to Act When Office of President of Senate also Vacant.] Whenever the chair of the governor shall become vacant, by reason of his death, absence from the state, or otherwise, the president of the senate shall during such vacancy, have and exercise all the powers and authorities which by this constitution the governor is vested with, when personally present; but when the president of the senate shall exercise the office of governor, he shall not hold his office in the senate. Whenever the chair both of the govern-

or and of the president of the senate shall become vacant by reason of their death, absence from the state, or otherwise, the speaker of the house shall, during such vacancies, have and exercise all the powers and authorities which, by this constitution the governor is vested with when personally present. But when the speaker of the house shall exercise the office of governor, he shall not hold his office in the house. Whenever the chair of the governor, of the president of the senate, and of the speaker of the house all become vacant by reason of their death, absence from state, or otherwise, the secretary of state shall during such vacancies, have and exercise all the powers and authorities which, by this constitution the governor is vested with when personally present. But when the secretary of state exercises the office of governor, he shall not hold his office as secretary of state. Whenever the chair of the governor, of the president of the senate, of the speaker of the house and the secretary of state all become vacant by reason of their death, absence from the state, or otherwise, the state treasurer shall during such vacancies, have and exercise all the powers and authorities which, by this constitution the governor is vested with when personally present. But when the state treasurer exercises the office of governor, he shall not hold his office as state treasurer. Whenever either the secretary of state or the state treasurer exercises the office of governor, he shall be only an acting governor until such time as the senate elects a president or the house of representatives elects a speaker, and upon their election, the president of the senate or the speaker of the house of representatives shall exercise the office of governor as hereinabove provided. Provided nevertheless, that while the governor is absent from the state on official business, he shall have the power and authority to transact such business.

IV. Resolved, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the general court.

Are you in favor of amending the constitution to provide that the line of succession for filling the chair of the governor in the event of its vacancy shall be extended to add after the President of the Senate and the Speaker of the House of Representatives, which is now provided, the Secretary of State and the State Treasurer in that order, and that the Secretary of State and the State Treasurer shall only be an acting governor until

the senate elects a president or the house of representatives elects a speaker.

\* \* \*

Rep. Spitzli moved that the House concur in the Senate amendments and spoke in favor of the motion.

Rep. Stafford spoke in favor of the motion.

315 members having voted in the affirmative and none in the negative the House concurred in the Senate amendments.

\* \* \*

Rep. McMeekin called for the Special Order at 11:01 on SB 158, to establish a Meat Inspection Service. Question being shall the bill be referred to the Legislative Council.

### SPECIAL ORDER

#### SB 158

Rep. Underwood moved that the words, Ought to pass with amendment, be substituted for the words, Refer to Legislative Council, and spoke in favor of the motion.

### AMENDMENT

Amend paragraph II of RSA 428-A:17 as inserted by section I of the bill by adding at the end thereof the words (A farmer may sell or trade such animals or the carcasses, meat, meat food products or meat by-products thereof to other individuals for their consumption but not for sale) so that said paragraph as amended shall read:

II. For the purposes of this section, a farmer is a person who owns or operates a farm or farms in this state and does not engage, directly or indirectly, in the business of buying or selling any animals, other than as a part of his normal farming operations and does not engage in any business that involves the slaughtering of any animals other than those owned by him, or the buying or selling of any carcasses, meat, meat food products or meat by-products of any animals other than those owned by him. Without being licensed under the provisions of this chapter, a farmer may slaughter or cause to be slaughtered his own animals for his own consumption on his own

premises, on the premises of another person, or in the establishment of a licensed custom slaughterer. A farmer may sell or trade such animals or the carcasses, meat, meat food products or meat by-products thereof to other individuals for their consumption but not for sale.

\* \* \*

The Clerk read the amendment in full.

Rep. McMeekin spoke in favor of the motion.

(discussion ensued)

(Rep. Spitzli in the Chair)

Reps. Bradley and Willey spoke against the motion.

Reps. Elmer Johnson and Edwards spoke against the motion.

(discussion ensued)

Rep. Maloomian moved the previous question and it was sufficiently seconded.

Motion adopted by vv.

The question being on the motion to substitute, ought to pass with amendment, for the committee report, that it be referred to Legislative Council.

Motion lost by vv.

The question now being on the committee report, that it be referred to Legislative Council.

Motion adopted by vv.

## SENATE MESSAGE

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives:

### SB 225

to amend the meals and rooms tax.

and requests a Committee of Conference; the President has

appointed as members of said Committee of Conference on the part of the Senate: Sens. Buchanan and Spanos.

Rep. Angus moved that the House accede to the request of the Senate for a committee of conference.

Motion adopted by vv.

The Chair appointed Reps. Angus, Graf and John Welch as conferees on the part of the House.

\* \* \*

Rep. Christie called for the special order for 11:02 on HB 740.

### SPECIAL ORDER

#### HB 740

to increase the discount allowed in sale of liquor to hotels and clubs. Rep. Foss for Liquor Laws. Inexpedient to legislate.

Rep. Pickett moved that the words, ought to pass, be substituted for the committee report, resolved that it is inexpedient to legislate, and spoke in favor of the motion.

Reps. Foss, Bork, LaFrance and Maloomian spoke against the motion.

(discussion ensued)

Rep. Pickett spoke a second time in favor of the motion and subsequently withdrew his motion.

The question now being on the resolution as offered by the committee.

Resolution adopted by vv.

\* \* \*

The Chair announced that today is the 52nd Wedding Anniversary of Rep. Arthur Roby, former Concord City clerk for 44 years.

\* \* \*

### SPECIAL ORDER

#### CA-CR 3

Rep. Spitzli called for the Special Order at 11:03 on Const.

Amend.-Conc. Res. No. 3, proposing constitutional amendment relating to increasing the term of office of the Governor to four years. Question being shall the resolution be ordered to third reading.

Reps. Healy, Gorham, Manchester, Trowbridge and Malloomian spoke in favor of the resolution.

(discussion ensued)

Reps. Stevenson, Brungot and Stafford spoke against the resolution.

Rep. Stratton moved the previous question and it was sufficiently seconded.

Motion adopted by vv.

The question being shall CA CR 3 be read a third time.

The Chair requested a division as 60% of the elected members (237) must vote in the affirmative to order the resolution to a third reading.

85 members having voted in the affirmative and 215 in the negative, the resolution was not ordered to a third reading.

## COMMITTEE OF CONFERENCE REPORT

### HB 121

The Committee of Conference to whom was referred HB 121, an act relative to school building and foundation aid, report the same with the following recommendations:

That the Senate recede from its position in adopting its amendment; that the House recede from its position of non-concurrence in the Senate amendment; and that the House and Senate each adopt the following amendments:

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Elementary Schools. Amend RSA 194 by inserting after section 19 a new section as follows: 194:19-a Definition of Elementary School. For the purposes of this chapter, an elementary school is any school in which the subjects taught are those prescribed by the state board for the grades kindergarten through eight of the public schools. However, a separate organization

consisting of grades seven through nine, or any grouping of these grades, may be recognized as a junior high school and so approved by the state board. The school may include a kindergarten program which, if provided, shall precede the other elementary grades.

2 Financial Aid to Elementary Schools. Amend RSA 194:23-d by inserting in line one before the words "a high school" the words (An elementary school) and by striking out in line four the word "high" so that the said section as amended shall read as follows: 194:23-d State Financial Aid. An elementary school, a high school or a comprehensive high school must be approved by the state board of education in order to qualify the district or cooperative school district maintaining such school to receive any form of financial state aid to education for schools or pupils in attendance thereat which are now or which may hereafter be provided by the general court of this state. A school district or a cooperative school district maintaining an approved high school shall also, in order to qualify for such state financial aid, appropriate sufficient funds to meet the cost of tuition for such high school pupils as reside in its school district as desire to attend an approved comprehensive high school due to the fact that such approved comprehensive high school offers courses better suited to the needs and capabilities of said pupils. Any person having the custody of a high school student desiring to attend an approved comprehensive high school may apply to the state board of education for relief if such person is dissatisfied with the action of the school board and the state board after notice to the school board may order such pupil to attend an approved comprehensive high school and the school district of residence of such pupil shall be liable for the cost of tuition.

3 Repeal. RSA 198:14-a as inserted by 1955, 331:1 relating to the authority of the state board of education to withhold funds from a school district because of the small number of students, is repealed.

4 Size of School not Grounds for Withholding Aid. Amend RSA 198:15-b as inserted by 1955, 335:9 and amended by 1957, 301:1, 1963, 277:3, and 1965, 150:2 by striking out in lines sixteen, seventeen, eighteen, and nineteen, the words "The state board of education may withhold approval of grants hereunder from any district, whenever, in their opinion, the number of

students is so small that other arrangements could provide better and more economical educational facilities" so that the said section as amended shall read as follows: 198:15-b Amount of Annual Grant. The amount of the annual grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, or any receiving district operating an area school as defined in RSA 195-A:1, shall be a sum equal to thirty per cent of the amount of the annual payment of principal on all outstanding borrowings of the school district, city, cooperative school district or receiving district, heretofore or hereafter incurred, including loans made by the New Hampshire school building authority, for the cost of construction of school buildings, to the extent approved by the state board of education, provided that the amount of the annual grant in the case of a cooperative school district, or a receiving district operating an area school, shall be forty per cent plus five per cent for each pre-existing district in excess of two and each sending district in excess of one, and provided further that no cooperative school district, or receiving district operating an area school, shall receive an annual grant in excess of fifty-five per cent. For the purposes of computing grants hereunder the amount of the annual payment of principal shall be increased by an amount equal to the amount of capital reserve and/or amount raised by taxation which was actually expended in the construction of the school building, and the amount actually spent for the purchase of a site in anticipation of the construction of the school building, divided by the number of years for which bonds or notes were issued to provide funds for such school building. For the purposes of this subdivision construction shall include the acquisition and development of the site, construction of a new building and/or additions to existing buildings including alterations providing additional pupil capacity, architectural and engineering fees, purchase of equipment and any other costs necessary for the completion of the building as approved by the state board of education.

5 Amend RSA 198:15-c as inserted by 1955, 335:9 by striking out the section and inserting in place thereof the following: 198:15-c Approval of Plans, Specifications and Costs of Construction. A school district maintaining approved schools, desiring to avail itself of the grants herein provided shall have the plans, specifications, and cost estimates for school plant



construction approved by the state board prior to the start of construction. For this purpose the district shall submit its plans, specifications, and cost estimates in writing to the state board on such forms as the board prescribes. The state board shall not approve the plans, specifications, or cost estimates if in the board's judgment the facilities planned will not adequately meet the educational requirements, or if its cost estimates are excessive or unreasonable. The state board shall not approve the plans, specifications, or cost estimates if in the board's judgement the proposed construction is in conflict with effective state-wide planning.

6 Effective Date. This act shall take effect on its passage.

Richard W. Leonard

Robert English

Conferees on the part of the Senate

Carroll K. Dunham

Elizabeth H. Greene

Malcolm J. Stevenson

Conferees on the part of the House

Rep. Stevenson moved that the House adopt the committee of conference report and spoke in favor of the motion.

(discussion ensued)

The Committee of conference report was adopted by vv.

On motion of Rep. Stafford the remarks of Rep. Stevenson were ordered to be printed in the Journal.

#### Remarks

HB 121 has had an interesting history in both House and Senate, in the drafting services, and in the Governor's outer and inner offices. The reason for this in essence was that the legislature as represented by both Education Committees are trying to suggest to the State Board of Education procedures more in line with public thinking than appears to have been followed in some instances in the past.

The Committees have not wished to hamstring the State Board of Education, which has a primary responsibility for seeing that New Hampshire education is following the highest standards in our nation. Therefore, it is hoped the State Board

will cooperate with the legislature and the thinking of the people in connection with the subject matter covered by HB 121. We feel that the State Board knows and understands what the legislature wants and will proceed accordingly.

### COMMITTEE OF CONFERENCE REPORT

#### SB 225

The committee of conference to whom was referred SB 225, An Act to amend the meals and room tax, report the same with the following recommendations:

1 That the Senate recede from its position of non-concurrence in the House amendments and concur with the House in the adoption of said amendments.

2 That the House and Senate both concur in the adoption of the following amendment to said bill.

Amend the bill by striking out section 10 and inserting in place thereof the following:

10 Change in Effective Date. Amend 1967, 213:2 by striking out said section and inserting in place thereof the following: 213:2. This act shall take effect upon its passage, except that the tax imposed by RSA 78-A:6 as inserted by this act shall take effect on August 19, 1967.

Creeley S. Buchanan  
Harry V. Spanos  
Conferees on the Part of the Senate  
  
George W. Angus  
John A. Graf  
John L. Welch  
Conferees on the Part of the House

The Committee of Conference Report was adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### HB 363

making appropriations for capital improvements.

## AMENDMENT

Amend the bill by striking out all after the resolved clause and inserting in place thereof the following:

1 Appropriation. The sum of three million, seven hundred twenty five thousand dollars is hereby appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, and equipment and furnishings as are necessary to complete the same.

The appropriations for the projects are as follows:

## I. Aeronautics commission:

Laconia municipal airport, Laconia:

Reconstruction of old runway	\$52,000
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Skyhaven airport, Rochester:

Acquisition of property	50,000
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Manchester airport:

Clearing obstructions	12,500
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Nashua airport:

Extension of runway	75,000
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Keene airport:

Extension of runway	92,500
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For advancement of aviation in state	25,450
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\*\$307,450

\*This appropriation shall be for the development and improvement of air navigation facilities under the following conditions: (a) if used to augment local funds, to be spent in the ratio of twenty-five per cent state funds to twenty-five per cent local funds for the development and improvement of air navigation facilities with federal aid under the federal aid airport program; or (b) if used to augment local funds, to be spent in the ratio of fifty per cent state funds to fifty per cent local funds on joint state and local projects which do not qualify for federal aid, subject to determination by the commission that such a project satisfies a public need.

## II. Education:

Vocational institute:

Site — City of Nashua	\$200,000
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Site development	75,000
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275,000

## III. Health and welfare:

## Public health:

Consultant — office and laboratory  
building plans

35,000

## New Hampshire hospital:

Child treatment facility	\$850,000
Sprinkler systems	435,000
Electroencephalograph	10,500
Tobey building floors	50,000
Laundry conditioner	13,500
Hot water tank	8,000

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1,367,000

## Laconia state school:

Intensive care facility	\$775,000
Road reconstruction	25,000
Purchase and installation of harve- store process hay storage, including related equipment	36,800

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836,800

## Glenclyff sanatorium:

Incinerator	15,000
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## IV. New Hampshire industrial school:

Sprinkler systems	25,000
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## V. Resources and economic development:

## Parks division:

Development of wells and sewage	\$ 30,000
Land acquisition	50,000
Improvements — existing parks system	207,500
Development of plans	100,000
Pawtuckaway expansion	200,000

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\$587,500

Less estimated federal funds

278,750

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308,750

VI. Water resources:		
Milton Three Ponds	\$ 40,000	
Ashland Dam	15,000	
	<hr/>	55,000
Purchase of wetland	\$800,000	
Less estimated federal funds	400,000	
	<hr/>	400,000
VII. Administration and control:		
For renovation of old Post Office and necessary related renovation in State House and Annex and construction of a tunnel between the State House and Post Office		100,000
		<hr/>
Total — section I		\$3,725,000
		<hr/>

2 The sum of four million, seven hundred sixty-nine thousand, five hundred dollars is hereby appropriated for the purpose of constructing, furnishing and equipping new educational facilities and alterations and additions to certain present buildings, services and utilities at the University of New Hampshire, as follows:

I. Durham campus		
Alterations and additions to Nesmith Hall:		
Construction of building	\$979,000	
Contingency	80,000	
Architects' fees	27,000	
Equipment	10,000	
Site investigation, clerk of works, etc.	16,000	
UNH overhead	7,500	
	<hr/>	\$1,119,500
Chemistry building, phase II (addition to Parsons Hall):		
Building construction:		
Site work	\$14,600	
Ledge removal	5,000	
Ext. utilities, drainage	7,000	
Structures	988,135	

Mechanical	589,000	
Electrical	200,734	
Equipment	369,300	
	<hr/>	
		\$2,173,769
Clerk of works		10,000
UNH overhead		10,000
Landscaping		1,500
Misc. — trips		5,000
Borings and tests		10,000
Equipment — not fixed		95,520
Walks and drives		1,000
Outside lighting		1,000
Architests' fee		32,176
Contingency		110,035
		<hr/>
		2,450,000
Central receiving building and warehouse:		
Construction	\$100,000	
Architects' fee	2,000	
Clerk of works	3,500	
UNH overhead	3,000	
Site investigation, testing, etc.	1,500	
Contingency	9,000	
Equipment	6,000	
	<hr/>	
		125,000
Acquisition of library books		75,000
		<hr/>
Total Durham campus		\$3,769,500
		<hr/>
II. Plymouth state college		
Acquisition of Plymouth school district property (substitute for new adminis- tration building)*	\$600,000	
Acquisition of books	75,000	
	<hr/>	
Total Plymouth campus		\$675,000
		<hr/>

\*If Plymouth school district on or before June 30, 1969, issues bonds for the construction of new school buildings, to

replace buildings being transferred to UNH, any unexpended amounts of this appropriation shall be non-lapsing.

III. Keene state college	
Acquisition of books	75,000
IV. Land acquisition	
	250,000
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Total — section 2	\$4,769,500
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3 The sum of nine million eight hundred fifty-five thousand nine hundred fifteen dollars is hereby appropriated for the purpose of constructing, furnishing and equipping housing and other student services facilities at the University of New Hampshire. The buildings authorized by this appropriation are as follows:

Durham campus:

Residence halls to house approximately	
450 students	\$3,161,500
Addition to Memorial Union building	1,334,000
New Dining Commons	1,303,000
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	\$5,798,500

Keene state college campus:

Residence halls to house approximately	
300 students	\$2,414,180
Alterations and additions to	
Spaulding gymnasium to convert	
to use as student union	300,000
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	2,714,180

Plymouth state college campus:

Residence hall to house approximately	
200 students	1,343,235
<hr/>	
Total — section 3	\$9,855,915
<hr/>	

4 Expenditures. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner or department head of the institutions and departments referred

to herein, provided that all contracts for projects and plans and specifications therefore, shall be awarded in accordance with the provisions of RSA 228.

5 Expenditures. The appropriations made for the purposes mentioned in sections 2 and 3 and the sums available for those projects shall be expended by the trustees of the university of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper or general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.

5 (a) Availability of appropriation. The appropriations made in sections 2 and 3 are available for all costs incident to the erection, furnishing and equipping of these facilities including the necessary extension of utilities, and includes the cost of the services of architects, engineers, and other consultants of such kind and capacity as the University Board of Trustees may, in its discretion, wish to employ on such terms and conditions as the Board determines, and include the cost of furnishing and equipping the facilities with movable equipment and furnishings not affixed to the buildings, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spent under the direction of the University Board of Trustees.

5 (b) Rejection of low bids. If, in the judgment of the Trustees of the University, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded to the next lowest bidder, or if the next lowest bid should be rejected, the contract may be awarded to the third lowest bidder.

5 (c) Rejection of all bids. The Board of Trustees of the University has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the Board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms con-



sidered most advantageous to the University. If only one bid is received, the Board of Trustees may negotiate a contract for the construction on terms considered most advantageous to the University and to the State. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.

6 Land Acquisition. Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of the governor and council.

7 Bonds Authorized. To provide funds for the appropriations made in sections 1, 2 and 3 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of eighteen million, three hundred fifty thousand, four hundred fifteen dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

8 Payments. The payment of principal and interest on bonds and notes issued for the projects in sections 1, 2, and 3 shall be made when due from the general funds of the state.

9 Liquidation. The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of section 2 and 3 hereof.

9(a) The Trustees of the University of New Hampshire are authorized to maintain the facilities constructed under section 3 of this act and to collect rents, and other income therefrom. The income from all residence halls, dining halls and student unions shall each be maintained in a separate fund for each division of the university. From each such fund shall be paid a proportionate part of the annual interest on the state borrowing for the purpose of section 3 of this act and the proportionate payment of installments of principal as the same become due until such time as all obligations incurred under the provisions of section 3 of this act have been met and there-

after said property shall become a part of the University property. All operating expenses of the residence halls and dining hall constructed under this act at the Durham campus shall be paid from the separate fund so established.

10 Powers of Governor and Council. The governor and council are hereby authorized and empowered:

I. To establish the priority of undertaking any projects hereinbefore enumerated in section 1.

II. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.

III. To accept any federal funds which are or become available for any project under sections 1, 2, or 3, beyond the estimated amounts. Such funds shall reduce appropriations and the bond authorizations made under these sections accordingly.

IV. To delete projects or parts of projects provided such deletion is for the public good or is necessary to keep within the funds appropriated.

11 Transfers. Amend 1965, 281:18 by striking out the same and inserting in place thereof the following:

281:18 Transfers. The individual project appropriations as provided in sections 1, 1-A, 2, 3, 4, 5 and 22 shall not be transferred or expended for any other purpose: provided however, that the governor and council may transfer any balance remaining after completion of any individual project to other projects within the same section.

12 Transfers. The individual project appropriation, as provided in sections 1, 2 and 3 shall not be transferred or expended for any other purpose.

13 Appropriation Extension. The appropriation for the water resources board as provided by chapter 281, Laws of 1965, section 1 shall be available for expenditure until June 30, 1971.

14 Amend Laws, 1965, 281:2 by striking out the same and inserting in place thereof the following:

281:2 The sum of two million dollars is appropriated for the purpose of capital improvements and long term repairs,

which purpose includes such related improvements, facilities, equipment, and furnishing as are enumerated herein.

Expansion and development of Echo lake —

Cathedral ledge state park:

Park facilities	\$528,000
Administration facility	115,000
Utilities	380,000
Dam and spillway	800,000

Total construction, including engineering and contingencies	\$1,823,000
-------------------------------------------------------------	-------------

Bathing area and picnic sites, including additional parking	42,000
-------------------------------------------------------------	--------

Total construction	\$1,865,000
Land acquisition	135,000

Total project cost	\$2,000,000
Less federal Land and Water Conservation Fund contributions	1,000,000

Net appropriation	\$1,000,000
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The development of Echo lake — Cathedral ledge state park is to conform basically with the economic feasibility study made by the state department of public works and highways, Edwards and Kelcey, Consultants, dated November 28, 1966.

The expenditures of this appropriation and the responsibility for development of this park shall be assigned to the department of public works and highways.

Upon completion of development and construction the park shall be operated by the division of parks.

The appropriation provided by this section shall be available for expenditure until June 30, 1971.

15 Bond Issue. Notwithstanding the provisions of Laws of 1965, 281:9 which authorize the state treasurer to borrow upon the credit of the state not exceeding the sum of thirty-one million, fifty-two thousand, three hundred thirty-one dollars (\$31,052,331), in order that the provisions of section 14 of this act are reflected in the borrowing power of the state

treasurer, to provide funds for the purposes stated in said Laws 1965, 281:9, the amount of money authorized to be borrowed under Laws 1965, 281:9 is thirty million, five hundred fifty-two thousand, three hundred thirty-one dollars (\$30,552,331).

16 Effective Date. This act shall take effect July 1, 1967.

\* \* \*

On motion of Rep. Cobleigh reading of the amendments was dispensed with.

Rep. Cobleigh moved that the House non-concur in the Senate amendments and that a committee of conference be appointed. Motion adopted by vv. The Chair appointed Reps. Weeks, Cobleigh and Edward York.

Rep. Weeks moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal and spoke in favor of the motion.

Motion adopted by vv.

### COMMITTEE REPORT

#### **SB 229**

relative to the New Hampshire Retirement System and three of its predecessor systems. Rep. Weeks for Appropriations. Ought to pass.

Rep. Capistran moved that SB 229 be recommitted to the committee on Appropriations and spoke in favor of the motion.

Rep. Weeks spoke against the motion.

Rep. Capistran spoke a second time in favor of the motion.

(discussion ensued)

Motion lost by vv.

SB 229 was ordered to a third reading by vv.

### ENGROSSED BILLS COMMITTEE REPORT

#### **SB 182**

establishing a schedule of costs in the superior court and

the supreme court. Rep. Moulton for the committee. Ought to pass with amendment under Joint Rule 15.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

### AN ACT

establishing a schedule of costs in the superior court.

On motion of Rep. Spitzli the House concurred in the Engrossed Bills amendment.

### RECONSIDERATION

#### **SB 158**

Rep. Bradley, having voted with the majority, moved that the House reconsider its action whereby SB 158, to establish a Meat Inspection Service, was referred to the Legislative Council, and spoke against the motion.

Motion lost by vv.

\* \* \*

The Chair announced that today is the birthday of Reps. Esther Davis, Christie and Williamson.

\* \* \*

The Chair introduced Mrs. E. Parent from Berlin and Mr. and Mrs. Richard Parent, courtesy of Rep. Parent.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

### AFTERNOON SESSION

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, that third reading of bills to be by title only, resolutions by caption only, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

## THIRD READINGS

The following bills were read a third time, passed, and sent to the Senate for concurrence:

**HB 530**

relative to the financing of the construction of a continuing education center and a building to house the Whittemore School of Business and Economics at the University of New Hampshire to be liquidated from income.

The following Senate bills were read a third time, passed, and sent to the Secretary of State to be engrossed:

**SB 229**

relative to the New Hampshire Retirement System and three of its predecessor systems.

**SB 95**

relative to the registration of boats and outboard motors owned by the state.

**SB 164**

relative to vocational rehabilitation programs.

**SB 227**

increasing the amount of permitted political expenditures.

\* \* \*

**CA CR 18**

Relating to: Power to Tax. Providing That: Assessments of Land may be Based on Current Use, read a third time, passed, and sent to the Senate for concurrence.

\* \* \*

On motion of Rep. Head the House adjourned at 7:26 P.M.

*Friday, June 30*

STATE OF NEW HAMPSHIRE

The House met at 11:00 o'clock.

JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

O God, who has so made us that we reach attainment only through striving, and who has placed in our hearts conflicting desires, that we may learn to choose the things that are worthwhile; grant us the insight to make choices which are more significant than those born of mere selfishness. Help us to face squarely the responsibilities that go with the moral issues of our time, and to range our personal power and influence on the side of those ideals in which we honestly believe. Amen.

PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Ackerson led the Convention in the Pledge of Allegiance to the Flag.

HOUSE  
INTRODUCTION OF GUESTS

The Chair introduced the following guests of the House:

Mrs. Gary Thorpe, daughter of Rep. Kersting.

Roberta Vose and Patricia Vose, granddaughters of Rep. Loxton.

LEAVES OF ABSENCE

Reps. Ainley, Emerson and Sheridan were granted leave of absence for the day to attend a funeral.

Reps. Corey and Gile were granted leave of absence for the day on account of important business.

REPORT OF COMMITTEE ON ENGROSSED BILLS

The Committee on Engrossed Bills have examined and

found correctly engrossed the following entitled House and Senate Bills:

**HB 207**

to provide for the issuance of air carrier certificates of public convenience and necessity for intrastate air transportation.

**HB 418**

providing for the appointment of the board of public works for the city of Nashua instead of election of said board members.

**HB 584**

relating to stealing, embezzling or without authority copying or causing to be copied trade secrets.

**HB 730**

relative to payment of expenses in certain cases involving the so-called implied consent law.

**HB 734**

providing for the election of the school board members of the Contoocook Valley School District at the time and place of election of town officers in the towns which comprise the school district.

**HB 758**

to allow towns of five thousand or over population to increase their boards of selectmen.

**HB 792**

to make unlawful the inhalation of toxic vapors for effect and to authorize follow-up care for minors guilty of the second offense.

**HB 794**

relative to apportionment of public taxes.

**HB 796**

relative to the use of a portion of Odiorne's Point State Park by the university of New Hampshire for educational and research purposes.

**HB 370**

establishing a real estate board.



**HB 401**

relating to the practice of engineering.

**HB 435**

increasing Unemployment Compensation benefits.

**HB 736**

authorizing the formation of regional refuse disposal districts.

**SB 220**

requiring proof of ownership in order to obtain a municipal permit for registration.

**HB 259**

to implement the national highway safety program.

**HB 669**

providing for the repair or removal of hazardous buildings in cities and towns and for the filling of hazardous building excavations therein.

**HB 793**

to repeal charters of certain corporations and relative to the effective date of the tax on transfer of real property.

Idanelle Moulton  
For the Committee.

### SENATE MESSAGES

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 120**

providing additional retirement allowances for certain retired teachers.

### AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. In order to provide funds for the payment of the supplemental allowances provided under RSA 192:27 as hereinbefore inserted, the sum of ninety-two thou-

sand, seven hundred and fifty-seven dollars is hereby appropriated for the fiscal year ending June 30, 1968 and the sum of ninety-two thousand, seven hundred and fifty-seven dollars is hereby appropriated for the fiscal year ending June 30, 1969. The first sum herein mentioned shall be expended by the teachers' retirement system for the payment of supplemental benefits for the period from January 1, 1968 to June 30, 1968, and the second sum herein mentioned shall be expended by said system for the payment of supplemental benefits for the period from July 1, 1968 to December 31, 1968. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

On motion of Rep. Shirley Clark the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 553**

to increase the membership of the state board of education to ten members.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

to increase the membership of the state board of education  
to ten members.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 State Board of Education. Amend RSA 186:1 by striking out in line two the word "seven" and inserting in its place the word (ten) and by striking out in line four the word "seven" so that the said section as amended shall read as follows:

186:1 Organization. There shall be a department of education consisting of a state board of education of ten members, a commissioner of education, and such other officials and employees as may be authorized. The members of the board of education shall serve without pay and shall not be technical educators nor professionally engaged in school work. Each member shall hold office until his successor is appointed and qualified, as provided in the following sections. They shall be paid the expenses incurred in the performance of their duties out of the money appropriated for the purpose of this title.

Amend RSA 186:2-a as inserted by section 2 of the bill by striking out the same and inserting in place thereof the following:

186:2-a Residence Qualifications. As a resident qualification, no member of the board of education may be a resident of the same county as any other member. If any member ceases to be a resident of the county where he was a resident at the time of his appointment, he ceases to be a member of the board, and his position becomes vacant.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Transitional Provisions. After the effective date of this act, the successors in office to the members of the board in office on the effective date are subject to the resident requirements of this section. However, the term of office of a member in office on the effective date of this section is not affected by the residence requirements of this section, and each such a member is confirmed in office. If there are two members on the board who are residents of the same county on the effective date of this act, they shall both continue to serve the full term of their appointment. The first appointments of the members added to the state board by this act shall be made so that the new members take office January 31, 1968. The initial terms of office of the members added by this act shall be arranged so that on the ten member board, in conjunction with the terms of office of the members who are in office on the effective date of this act, the expiration of the terms of office of two members of the ten member board is on January 31, 1973; two members on January 31, 1972; two members on January 31, 1971; two members on January 31, 1970, and two members on January 31,

1969. If there is a vacancy on the board at any time prior to January 31, 1968, the appointment to fill the vacancy shall be for the unexpired term only. However, the governor shall make appointments to conform with the residence requirements of RSA 186:2-a as inserted by this act, at the earliest opportunity.

\* \* \*

On motion of Rep. Robert Brown reading of the amendment was dispensed with and Rep. Brown explained the amendment.

On motion of Rep. Brown the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 202**

to increase the salaries of certain state officers.

### **AMENDMENT**

Amend the bill by striking out all after the enacted clause and insert in place thereof the following:

1. Unclassified salaries. Amend RSA 94:1, as amended by striking out the following words, and figures:

Chief justice, superior court		22,000
Assistant attorney general (6)	9,000	13,500
Commissioner of public works and highways	17,000	18,500
Director of probation	9,000	10,500
Director of safety services	9,000	10,500
Labor commissioner	11,000	12,500
Secretary, tax commission	13,500	15,000
Tax commissioner (2)	10,500	12,000

Further amend RSA 94:1, as amended by inserting in the proper alphabetical order the following:

Chief justice, superior court		22,500
Assistant attorneys general	9,000	13,500
Commissioner of public works and highways	18,500	20,500
Coordinator of federal funds	11,000	12,500
Coordinator of highway safety	11,000	12,500
Director of probation	10,000	11,500
Director of safety services	10,000	11,500
Labor commissioner	12,000	13,500
Secretary, tax commission	15,000	16,500
Tax commissioner (2)	12,000	13,500

Further amend RSA 94:1, as amended by striking out the following paragraph:

Notwithstanding any other provisions of law to the contrary, the salaries of judges of probate court, deputy registers of probate, and registers of probate shall be as set forth above.

2. Appropriation. There is hereby appropriated for the fiscal year ending June 30, 1968 for salary increases provided in section 1 of this bill the following sums: Seven thousand dollars from the general funds of the state; three thousand dollars from highway funds. Like amounts are hereby appropriated for the fiscal year ending June 30, 1969.

3 Effective date. This act shall take effect July 14, 1967.

\* \* \*

On motion of Rep. Ratoff reading of the amendment was dispensed with.

On motion of Rep. Ratoff the House non-concurred in the Senate amendment and a committee of conference was appointed as follows: Reps. Shirley Clark, Roger Smith and Dulac as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

## HB 725

providing for the compelling of evidence from certain

persons in criminal proceedings and for the granting of immunity from prosecution to such persons.

### AMENDMENT

Amend section 1 of the bill by inserting before the word "prosecuting" in line 6 the words (attorney general or a) and by striking out the word "shall" in line 9 and inserting in place thereof the word (may) so that said section as amended shall read as follows:

1 Additional Powers and Duties. Amend RSA 7 by inserting after section 6-a (supp) as inserted by 1957, 205:1 the following new section: 6-b Compelling Evidence in Criminal Proceedings; Immunity. In any criminal proceeding before the superior court or grand jury, if a person refuses to answer a question or produce evidence of any other kind on the ground that he may be incriminated thereby, and if the attorney general or a prosecuting attorney, in writing and with the approval of the attorney general, requests the court to order that person to answer the question or produce the evidence the court after notice to the witness and hearing may so order, and that person shall comply with the order. After complying, and if, but for this section, he would have been privileged to withhold the answer given or the evidence produced by him, that person shall not be prosecuted or subjected to penalty or forfeiture for or on account of any transaction, matter or thing concerning which, in accordance with the order, he gave answer or produced evidence. But he may nevertheless be prosecuted or subjected to penalty or forfeiture for any perjury, false swearing or contempt committed in answering, or failing to answer, or in producing, or failing to produce, evidence in accordance with the order.

\* \* \*

On motion of Rep. Spitzli reading of the amendment was dispensed with.

Rep. Spitzli explained the amendment.

On motion of Rep. Spitzli the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in

the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 686**

relative to the adoption of abandoned children and consent by the director of welfare.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

**An Act**

relative to the adoption of abandoned children and consent by the director of welfare.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Definition of Abandonment. Amend RSA 461 by inserting after section 3 the following new section: 461:3-a Consent by Director of Welfare Alone Relative to Certain Abandoned Children. The consent of only the director of welfare shall be necessary for the adoption of a child deemed abandoned pursuant to the hereinafter stated provisions of this section. Where any child has been committed to the care of the director of welfare pursuant to RSA 169:10 and has remained in such care for a period of one year without interruption, and either or both of his parents have failed to communicate with or have failed to contribute to the support of said child, such child shall be deemed abandoned; provided further that if the probate court, after hearing, finds that either or both parents have made only token efforts to support or communicate with such a child, it may order and declare that for the purpose of this section, such child be deemed abandoned.

\* \* \*

On motion of Rep. Cleon Heald the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments,

in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 777**

enabling private persons to enjoin the unlawful maintenance of junk yards.

**AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

**An Act**

enabling private persons to seek relief from unlawful maintenance of junk yards.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Authority Granted. Amend RSA 267-A as inserted by 1965, 372:1 by inserting after section 16 the following new section: 267-A:17 Private Persons. Any person owning real property whose property is directly affected by the site of a junk yard maintained in violation of the provisions of this chapter may in writing addressed to the legislative body request the legislative body to take appropriate action under this chapter. A copy of the written communication to the legislative body shall be mailed to the person complained of. If the legislative body shall not within thirty days thereafter make a determination that a junk yard does exist and issue the appropriate order, such person may, in his own name and in his own right, request the county attorney to take appropriate action.

\* \* \*

On motion of Rep. Stafford the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 767**

relative to the workmen's compensation law.



## AMENDMENT

## AN ACT

relative to the workmen's compensation law.

Amend said bill by striking out everything after the enacting clause and inserting in place thereof the following:

1 Workmen's Compensation Law. Amend RSA 281:2 as amended by 1957, 187:1-3, 1959, 187:1-3, 1961, 194:1, 2, 1963, 328:1, and 1965, 300:1 by striking out said section and inserting in place thereof the following:

281:2 Definitions. As used in this chapter, the following words and phrases shall have the following meaning unless the context clearly requires otherwise:

I. Employer, with respect to private employment, means a person, partnership, association, corporation and the legal representative of a person, partnership, association or corporation, who employs one or more persons, whether in one or more trades, businesses, professions or occupations and whether in one or more locations, except casual employees, farm labor when not more than five persons are employed, and domestic service. In determining the number of persons employed there shall be included persons whose contract of employment was entered into outside the state, if they are actually employed on work in this state. For the purpose of determining the number of persons employed, executive officers elected or appointed and empowered in accordance with the charter and by-laws of a corporation shall not be considered to be employees, except that such executive officers in excess of three shall be counted as employees. Any other employer may elect to accept the provisions of this chapter in accordance with section 3.

II. Employer, with respect to public employment, means the state, any agency thereof, and each county, city, town, school district, sewer district, drainage district, public or quasi-public corporation, or any other political subdivision thereof that has one or more employees subject to this act. Except where the context specifically indicates otherwise, the term "employer" in this paragraph and in paragraph I above, shall be deemed to include the employer's insurance carrier.

III. Employee, with respect to private employment, means any person in the service of an employer subject to the provi-

sions of this chapter under any contract of hire, express or implied, oral or written, except employees employed in farm labor when not more than five persons are employed, domestic servants, casual employees, and railroad employees engaged in interstate commerce whose rights are governed by the Federal Employers' Liability Act. Executive officers elected or appointed and empowered in accordance with the charter and by-laws of a corporation subject to the provisions of this chapter shall be deemed to be employees of such corporation under this chapter, except as provided in paragraph I above.

IV. Employee, with respect to public employment, means every person in the service of the state, including members of the general court, or of any political subdivision or agency thereof, as defined in paragraph II above, under any contract of hire, express or implied, and every official or officer thereof, whether elected or appointed, while performing his official duties. Every person who is a paid member of a volunteer fire or police department shall be deemed, for the purpose of this act, to be in the employment of the political subdivision of the state where the department is organized. Every person who is a regularly enrolled volunteer member or trainee of the civil defense corps of this state as established under the state civil defense act, shall be deemed, for the purposes of this chapter to be in the employment of the state.

V. Personal injury, or injury as used in and covered by this chapter means accidental injury or death arising out of and in the course of employment and all occupational diseases arising out of and in the course of employment, or death resulting therefrom, including disability due to radioactive properties or substances or exposure to ionizing radiation. For the purposes of this chapter occupational disease is defined as an injury arising out of and in the course of the employee's employment and due to causes and conditions characteristic of, and peculiar to, the particular trade, occupation, or employment. For the purpose of determining the date of injury for an occupational disease the first date of treatment by a licensed physician shall be taken as the date of injury, except as hereinafter specifically provided. It shall not include other diseases or death therefrom unless they are the direct result of an accidental injury arising out of or in the course of employment, nor shall it include a disease which existed at commencement of the employment, nor

a disease the last injurious exposure to the hazards of which occurred prior to August 31, 1947. When silicosis and other pulmonary dust diseases or death therefrom occur within the above definition of "personal injury" or "injury," compensation shall be payable under the provisions of this chapter, provided, however, that

(1) no compensation shall be payable for partial disability;

(2) in the event of temporary or permanent total disability or death, notwithstanding any other provisions of this chapter, total compensation if disability or death occurred during July, 1947, shall not exceed the sum of five hundred dollars; thereafter the limit for total disability or death shall increase at the rate of fifty dollars each calendar month until the maximum allowed for other injuries under this chapter is reached;

(3) the total amount of benefit in case of death shall not exceed the balance remaining between the amounts paid for disability and the total compensation payable under this chapter. In connection with the maximum amounts payable for silicosis and other pulmonary dust diseases, compensation shall be payable from the date of total disability and not from the date of injury as herein defined in such cases.

VI. Wages means, in addition to money payments for services rendered, the reasonable value of board, rent, housing, lodging, fuel or similar advantage received from the employer, and gratuities received in the course of employment from others than the employer; but shall not include any sum paid by the employer to his employee to cover any special expenses entailed on the employee by the nature of his employment.

VII. (1) Average weekly wages, except as provided in subsections (2), (3), (4), and (5) shall be computed by taking the total straight time earnings of the injured employee in the service of the same employer during the preceding twelve weeks, divided by the actual number of hours worked, and multiplied by forty; if the injured employee shall have been in the employment of the same employer for less than twelve weeks, then his total straight time earnings for such less period divided by the actual numbers of hours worked, and multiplied by forty. Where by reason of the shortness of the time during which the employee has been in the employment of his employer or the nature or term of the employment, it is inequitable to compute the aver-

age weekly wages as above defined, regard may be had to the average weekly amount as above defined, which, during the twelve weeks previous to the injury, was being earned by a person, in the same grade, employed at the same work by the same employer, or if there is no person so employed, by a person in the same grade, employed in the same class of employment in the same locality.

(2) Average weekly wages, of an injured employee whose normal schedule of hours in the service of the same employer during the preceding twelve weeks has not exceeded twenty-four hours a week, shall be computed by dividing the total actual earnings in the service of the same employer by the actual number of weeks; if the injured employee shall have been in the employment of the same employer for less than twelve weeks, then his total actual earnings for such less period divided by the number of weeks employed by said employer. Where the injured employee has been in the employ of his employer less than one week, his average weekly wages shall be computed by taking into consideration the rate of pay designated in his agreement of employment and by prorating his earnings to the sum he would have earned for a full week's work based on the current number of hours or days for that job at the time the accident occurred.

(3) The average weekly wage for employees engaged in occupations with an indeterminate work week shall be computed by taking the total earnings of the injured employee in the service of the same employer during the preceding twelve weeks and dividing by the actual number of weeks worked during the period; if the injured employee shall have been in the employment of the same employer for less than twelve weeks, then his total earnings for such less period divided by the actual number of weeks worked.

(4) The average weekly wage for paid state or municipal volunteer or call firemen and members of the state militia, as defined by RSA 110-A:1, if injured while on duty shall be deemed to be the average weekly wage that entitles them to the maximum benefits under this chapter.

(5) The average weekly wage for members of the general court if injured while occupied on official duty for the general court shall be deemed to be the average weekly wage that entitles them to the maximum benefits under this chapter.

VIII. Insurance carrier, shall include any corporation, licensed to sell insurance in this state, from which an employer has obtained a workmen's compensation insurance policy in accordance with the provisions of this chapter.

IX. Dependents, shall mean the employee's widow, widower, children, parents, persons in the direct line of ascent or descent, or next of kin, who were wholly or partially dependent, in fact, upon the earnings of the employee for support at the time of the injury. Common law wife or husband of the deceased and posthumous children shall fall within the meaning of this paragraph.

X. Farm, means the operation of farm premises, including the planting, cultivation, producing, growing and harvesting of farming commodities thereon, the raising of livestock and poultry thereon, and any work performed as an incident to or in conjunction with such farm operations. It does not include the operations and activities of employers identified as florists, flower shops, and greenhouses.

2 Election by Employer. Amend RSA 281:3 as amended by 1961, 194:3 and 1963, 328:2 by striking out said section and inserting in place thereof the following: 281:3 Election by Employer Not Subject to Law. Any employer, not subject to the provisions of this chapter, may accept its provisions by purchasing valid workmen's compensation insurance applicable to his employment. Such employer shall thereafter be liable to all of his employees in the same manner as subject employers during the period when such insurance remains in force and during such time employees of such employer shall be subject to the provisions and limitations of section 12.

3 Notice of Revocation. Amend RSA 281:4 as amended by 1961, 194:4 and 1963, 328:3 by striking out said section and inserting in place thereof the following: 281:4 Notice of Revocation. Revocation of coverage under section 3 by termination of workmen's compensation insurance shall be effective thirty days after the filing of termination notice with the labor commissioner.

4 Liability of Contractor for His Subcontractors. Amend RSA 281 by inserting after section 4, as amended by 1961, 194:4 and 1963, 328:3 the following new section: 281:4-a Contractor's Liability for Subcontractors. A contractor as defined in this

section, who subcontracts all or any part of a contract shall bear the liability of the subcontractor thereof for the payment of compensation hereunder to the employees of such subcontractor unless such subcontractor has secured the payment of compensation as provided for in this chapter. Any such contractor who shall become liable for such compensation may recover the amount of such compensation paid and necessary expenses from such subcontractor. A person or organization which contracts with another (1) to have work performed consisting of the removal, excavation or drilling of soil, rock or minerals, or the cutting or removal of timber from land and work done in connection with and in or about the area of such cutting or removal, other than the owner of the land containing such soil, rock, minerals or timber; or (2) to have work performed of a kind which is a regular and recurrent part of the work of the trade, business, occupation or profession of such person or organization, shall for the purposes of this section be deemed a contractor, and such other shall for the purposes of this section be deemed a subcontractor.

5 State Employees. Amend RSA 281:5 by striking out the same and inserting in place thereof the following: 281:5 State Employees. The governor and council shall promulgate rules and regulations for the processing of claims of state employees under this chapter. Without in any way limiting the generality of the foregoing, such rules and regulations shall specifically provide for notice of claim and for a hearing process. Any party, including the state, aggrieved by the final decision at the administrative level shall have the same right of appeal to the courts as private employees under sections 37 and 40.

6 Awards to State Employees. Amend RSA 218:6 as amended by 1959, 255:1 by striking out said section and inserting in place thereof the following: 281:6 Authority for Payment. The governor is hereby authorized to draw his warrant for the payment of such sum or sums as may be awarded to state employees under the provisions of this chapter and the same shall be charged to funds not otherwise appropriated, except that if the injured person was employed in a department or agency which has received a legislative appropriation for this purpose, the same shall be charged to that department or agency. The comptroller shall keep a record of the sums charged against funds not otherwise appropriated as hereinbefore provided, and shall report the same to the general court, together with a statement

of the agency or department or function properly chargeable. The general court, shall, thereupon, by legislation, direct the transfer from the appropriate special funds of such amounts as, in its discretion, should be so transferred, for the reimbursement of the general fund.

7 Application of Statutes. Amend RSA 281:9 as amended by 1957, 187:15 by inserting after paragraph II the following new paragraph: III. In the case of employees of the state, compensation shall be made as provided in section 6.

8 Contents of Notice of Injury. Amend RSA 281:18 as amended by 1955, 98:2 and 1957, 187:9 by striking out said section and inserting in place thereof the following: 281:18 — Contents of Notice. Notice of injury in writing on a form prescribed by the labor commissioner shall apprise the employer of the injury, and shall state the name and address of the workman injured, and the date and place of the accident. Said notice shall be executed in duplicate, both copies to be signed by the employee. The employer shall acknowledge receipt of said notice by signing on both original and duplicate and the employee shall retain the duplicate.

9 Medical and Hospital Care. Amend RSA 281:21 as amended by 1961 194:9, 1963, 328:7 and 1965, 300:3 by striking out said section and inserting in place thereof the following: 281:21 Medical Hospital Care, etc. During the first six months after an injury to an employee, an employer subject to this chapter, shall furnish to an injured employee, or cause to be furnished, free of charge, reasonable medical and hospital services, or other remedial care when needed, unless the injured employee shall decline or refuse to allow them to be furnished, and the injured employee, if he so chooses, shall have the right of selection of a duly qualified physician or other remedial care upon due notice to the employer. Such six-months period may be extended from time to time at the discretion of the labor commissioner upon written request of the injured employee to the labor commissioner and after the employer has been given an opportunity to file objections thereto and to be heard thereon. In the event of the loss of an eye, limb, or other member, or the loss of hearing, by reason of said injury, an employer, in addition to the foregoing care, shall upon request, furnish, free of charge, an appropriate artificial appliance to replace such loss. Such aid shall not be considered under the provisions

of sections 22 to 26. Whenever an injured employee shall receive medical or hospital benefits, or other remedial care, after expiration of the first six months after an injury, or subsequent to expiration of extension thereof by the labor commissioner, and, due to accident, misfortune, or mistake, fails to file a request for an extension prior to receiving such medical or hospital, or other remedial care, the labor commissioner, following notice to the employer giving opportunity to be heard, may grant an extension retroactively. With respect to accidents occurring after July 1, 1961, whenever an employee has received medical, hospital, or other remedial care during the last six months of the maximum benefit period specified in section 30, pursuant to a six months' extension granted by the labor commissioner, as herein provided, the labor commissioner may grant an extension of such medical and hospital benefits, or other remedial care, upon application duly made therefor, to such extent and for such additional period as he may determine, not exceeding one year, except as otherwise provided. The employer shall be given prompt notice of such request, and, if the employer fails to object within twenty-one days after receipt of written notice of such request, such request shall be granted. If the employer objects within the required time, no such request shall be granted until the injured employee shall have been examined by three duly licensed physicians, one nominated by the employee, one by the employer, and one by the labor commissioner. The labor commissioner's decision shall be based upon the written reports of such physicians, and shall be subject to review in the same manner as other decisions of the labor commissioner under this act. If, at the end of one year, any such benefits are still being received pursuant to an extension granted hereunder, the injured employee must file an additional request, and the same procedure shall apply, and may be repeated annually in the same manner.

10 Reasonable Value of Services. Amend RSA 281:21-a as inserted by 1963, 328:8, by striking out said section and inserting in place thereof the following: 281:21-a Reasonable Value of Services. Whenever medical and hospital services, or other remedial care, are rendered to an injured employee under the provisions of this chapter, and a dispute arises between the employer and the person, firm or corporation rendering such services or care as to the reasonable value thereof, the labor commissioner shall have exclusive jurisdiction to determine the



reasonable value of such services or care. Any interested party may petition for a hearing and all interested parties shall be entitled to notice and hearing. In addition, the commissioner may consult with not less than three members of the same profession as the creditor concerned in the subject dispute and thereafter determine the reasonable value for such services or care. Each of the following organizations shall be entitled to submit to the labor commissioner the names of ten members of their organization who shall comprise a panel from which the commissioner shall choose individuals with whom to consult: (a) New Hampshire Medical Society, (b) New Hampshire Osteopathic Society, (c) New Hampshire Dental Society. Nothing herein contained shall be construed as a bar to the commissioner, for purposes of complying with this section, consulting with any other professional individuals, provided that said individuals shall be engaged in the private practice of their profession and not in the employ of the employer of the patient or any party or agent acting on behalf of the employer, and no individual who is not engaged full time in the private practice of his profession shall be eligible for membership on any of the panels aforesaid. Following hearing as aforesaid and such further investigation as he may choose to conduct, the labor commissioner shall make his findings as to the reasonable value of such services or care rendered and such findings shall be final.

11 Payment Without Prejudice. Amend RSA 281 by inserting after section 36, as amended by 1955, 291:2 and 1965, 300:9, the following new section: 281:36-a Payment Without Prejudice. No payment of any benefits under this chapter shall in any way prejudice the rights of an employer or insurance carrier in any dispute regarding the question of whether or not an injury or occupational disease arose out of and during the course of an employee's service.

12 Rules: Witnesses and Blanks. Amend RSA 281:41 as amended by 1957, 187:15 by striking out said section and inserting in place thereof the following: 281:41 — Rules; Witnesses; Blanks. All process and procedure under the provisions of this chapter shall be as summary and simple as reasonably may be. Said labor commissioner may make rules not inconsistent with such provisions, for carrying out the same and shall prescribe necessary forms as he deems necessary to facilitate or promote the efficient administration of such provisions. Said

labor commissioner shall have the power, so far as it is necessary for the determination of matters within his jurisdiction, to subpoena witnesses, administer oaths and to examine the books and records of parties to such proceedings. The superior court shall, by proper proceedings, have power to enforce the attendance and testimony of witnesses and the production and examination of books, papers and records before said labor commissioner.

13 Compensation for Death. Amend the introductory paragraph of RSA 281:22 as amended by 1955, 98:3 and 4; 1957, 187:10 and 13; 1959, 187:12; 1961, 194:10; 1963, 328:9; and 1965, 300:4 by striking out the same and inserting in place thereof the following: 281:22 Compensation for Death. If death results from the injury, the employer shall pay to, or for the dependents of the deceased employee, as defined in section 2, for a period not to exceed three hundred and forty-one weeks, a weekly compensation equal to sixty-six and two-thirds per cent of the deceased employee's average weekly wages, but not less than twenty nor more than fifty-eight dollars per week unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week, in which case the compensation shall be the full amount of said average weekly wages; provided that the total amount payable on account of a single death shall not exceed the sum of nineteen thousand seven hundred seventy-eight dollars. Any weekly payments made under section 23, 25 or 26 shall be deducted from the total period of three hundred and forty-one weeks and the maximum of nineteen thousand seven hundred seventy-eight dollars.

14 Total Disability. Amend RSA 281:23 as amended by 1955, 98:5; 1957, 187:11; 1959, 187:13; 1961, 194:11; 1963, 328:10; and 1965, 300:5 by striking out the same and inserting in place thereof the following: 281:23 Compensation for Total Disability. Where the injury causes total disability for work at any gainful occupation the employer, during such total disability, but not including the first seven days thereof, unless such disability continues for seven days or longer, shall pay the injured employee a weekly compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than twenty dollars nor more than fifty-eight dollars per week, unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week, in which case the compensation shall be the full amount of said

average weekly wages. Whenever total disability has continued for a period of six successive years and still continues, further payments of compensation during continued total disability shall be made only upon order of the labor commissioner. The injured employee shall apply to the labor commissioner for further weekly benefits during such continued total disability. The employer shall be given prompt notice of such request, and if the employer fails to object within twenty-one days after receipt of written notice of such request, the request shall be granted. If the employer objects within the required time, the request shall not be granted until the injured employee has been examined by three duly licensed physicians, one nominated by the employee, one by the employer, and one by the labor commissioner. The labor commissioner's decision shall be based upon the written reports of such physicians, and shall be subject to review in the same manner as other decisions of the labor commissioner under this chapter. If additional benefits are awarded, they shall not be awarded for a period in excess of one year, and payments shall cease if total disability ends during the extension granted. If, at the end of one year, any such benefits are still being received pursuant to an extension granted hereunder, the injured employee must file an additional request, and the same procedure shall apply, and may be repeated annually in the same manner.

15 Partial Disability. Amend the introductory paragraph of RSA 281:26 as amended by 1955, 98:8; 1963, 328:12 and 1965, 300:6 by striking out the same and inserting in place thereof the following: 281:26 Permanent Partial Disability. In case of disability partial in character but permanent in quality, compensation shall be computed and payable as follows: (1) during the actual healing periods hereinafter mentioned, compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than twenty dollars nor more than fifty-eight dollars per week, (unless the injured employee's average weekly wages as defined herein are less than twenty dollars per week in which case the compensation shall be the full amount of said average weekly wages) shall be payable: (2) for the specific injuries hereinafter mentioned, compensation equal to sixty-six and two-thirds per cent of the employee's average weekly wages, but not less than twenty dollars nor more than fifty-six dollars and fifty cents per week. (unless the injured employee's average weekly wages as defined

herein are less than twenty dollars per week in which case the compensation shall be the full amount of said average weekly wages) shall be payable.

16 Maximum Benefits. Amend RSA 281:30 as amended by 1955, 98:9; 1957, 187:14; 1959, 187:14; 1961, 194:13; 1963, 328:14 and 1965, 300:7 by striking out in line four the words "fifty dollars" and inserting in place thereof the words (fifty-eight dollars) so that the section as amended shall read as follows: 281:30 Maximum Benefits. In no case, except as provided in sections 23, 26 and 29, shall the weekly compensation payable under this chapter exceed sixty-six and two-thirds per cent of the average weekly wages, or exceed fifty-eight dollars per week in amount, nor shall any payments, including medical, hospital services, and other remedial care under section 21 except as specifically provided therein, extend over a period of more than three hundred and forty-one weeks from the date of injury.

17 Permanent Partial Disability. Amend paragraph I of RSA 281:26-a, as inserted by 1959, 187:6 by striking out the said section and inserting in place thereof the following: I. Payments for permanent, partial disability under section 26 of this chapter shall be paid weekly from the date of determination of the permanent, partial disability.

18 Second Injury Fund. Such parts of RSA 281:48, as amended, as provide for payments into the second injury fund are hereby suspended for the period of July 1, 1967 to July 1, 1969.

19 Repeal. RSA 281:7 as amended by 1961, 194:6 and 1963, 328:4; relative to acceptance of the workmen's compensation law by municipalities, is repealed.

20 Effective Date. I. Paragraphs II and IV of RSA 281:2 and subparagraph (5) of paragraph VII of RSA 281:2 as they are inserted by section 1 of the act, insofar as they affect members of the general court, and all other provisions of this act that affect members of the general court, shall take effect as of January 4, 1967.

II. Except as stated above, sections 1, 4, 5, 8, 12 and 19 of this act shall take effect October 1, 1967.

III. All other provisions of this act shall take effect July 1, 1967.

\* \* \*

On motion of Rep. Stevenson the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Stevenson explained the amendment.

On motion of Rep. Stevenson the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 639**

An Act relative to school attendance registers,  
Waterville Valley School District and Comprehensive High  
Schools.

#### **AMENDMENT**

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relative to school attendance registers, Waterville  
Valley School District and Comprehensive High Schools.

Amend the bill by striking out section 4 and inserting in place thereof the following new sections:

4 Waterville Valley School District Established. That part of Laws, 1963, 174:4 which abolished the Waterville school district of the town of Waterville, now Waterville Valley by authority of an act changing the name of the town of Waterville to Waterville Valley, approved February 1, 1967, and adopted by the voters of the town of Waterville at its 1967 annual meeting, is repealed. Any property of the school district of Waterville that was conveyed to the town of Waterville by authority of the Laws, 1963, 174:4 shall be conveyed back to the Waterville Valley school district, unless money has been

transferred to the town, in which case the money shall remain the property of the town. After the effective date of this act, the Waterville Valley school district has all of the powers and obligations and duties granted to or placed upon other school districts of the state under the provisions of RSA, except that the school district shall not vote any money to be spent for any school fiscal year prior to the fiscal year beginning July 1, 1968.

5 Comprehensive High Schools. Amend RSA 194:23-d as inserted by 1959, 246:2 by inserting in line ten after the word "school" the words (in this state or in a bordering state whenever judged necessary by the state board of education) so that the said section as amended shall read as follows: 194:23-d State Financial Aid. A high school or a comprehensive high school must be approved by the state board of education in order to qualify the district or cooperative school district maintaining such school to receive any form of financial state aid to education for high schools or pupils in attendance thereat which are now or which may hereafter be provided by the general court of this state. A school district or a cooperative school district maintaining an approved high school shall also, in order to qualify for such state financial aid, appropriate sufficient funds to meet the cost of tuition for such high school pupils as reside in its school district as desire to attend an approved comprehensive high school in this state or in a bordering state whenever judged necessary by the state board of education due to the fact that such approved comprehensive high school offers courses better suited to the needs and capabilities of said pupils. Any person having the custody of a high school student desiring to attend an approved comprehensive high school may apply to the state board of education for relief if such person is dissatisfied with the action of the school board and the state board after notice to the school board may order such pupil to attend an approved comprehensive high school and the school district of residence of such pupil shall be liable for the cost of tuition.

6 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Robert Brown the Rules of the House

were so far suspended as to dispense with the reading of the amendment.

Rep. Robert Brown explained the amendment.

On motion of Rep. Robert Brown the House non-concurred in the Senate amendment and a committee of conference was appointed. The chair appointed Reps. Bradley, Philip Benet and Saunders conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 143**

relative to the salary of the register of deeds for Strafford County.

### **AMENDMENT**

Amend RSA 478:18 as inserted by section 1 of said bill by striking out the same and inserting in place thereof the following:

478:18 Salary. The register of deeds for Strafford county shall receive an annual salary of eight thousand, five hundred dollars paid by the county of Strafford, provided that for the fiscal year from January 1, 1968 to December 30, 1968, only, the salary of said register shall be nine thousand dollars.

Amend paragraph IX of RSA 478:18-c as inserted by section 1 of said bill by striking out said paragraph.

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Application of Statutes. The provisions of RSA 478:17 relative to fees for registers of deeds shall not apply to the register of deeds for Strafford county.

\* \* \*

On motion of Rep. Colbath the House non-concurred in the Senate amendment and a committee of conference was ap-

pointed. The Chair appointed Reps. Shirley Clark, Crouch, and Maglaras as conferees on the part of the House.

### Mileage Report

Rep. Milburn Roberts, of Conway, for the Committee on Mileage, presented the following report:

#### Belknap County

Town	Miles
Dist. No. 1 Center Harbor and New Hampton (1)	
H. Thomas Urie, New Hampton	38
Dist. No. 2 Meredith (2)	
Stuart B. Allan	46
Nelson B. Piper, Jr.	35
Dist. No. 3 Tilton and Sanbornton (2)	
Olin A. Joslyn, Sanbornton	28
Earle F. Randall, Tilton	20
Dist. No. 4 Gilford (1)	
Lawrence W. Guild	35
Dist. No. 5 Belmont (1)	
Lyle N. Watson	23
Dist. No. 6 Barnstead and Gilmanton (1)	
George B. Roberts, Gilmanton	31
Dist. No. 7 Alton (1)	
Kenneth W. Chamberlain	31
Dist. No. 8 Laconia, Ward 1 (2)	
Romeo R. deBlois	37
Walter D. McCarthy	35
Dist. No. 9 Laconia, Ward 2 (2)	
Ann G. Dearborn	30
Margaret E. Normandin	30
Dist. No. 10 Laconia, Wards 3 and 4 (2)	
George A. Head	29
Oscar C. Prescott	29
Dist. No. 11 Laconia, Ward 5 (2)	
Lucien R. Dulac	30
David O'Shan*	32
Dist. No. 12 Laconia, Ward 6 (2)	
Claude W. Foster	32
George W. Stafford	36



**Carroll County**

Dist. No. 1 Bartlett, Jackson, Hart's Location, Chatham (1)	
Donalda K. Howard, Bartlett	97
Dist. No. 2 Conway (3)	
Esther M. Davis	81
Dana J. Farrington*	81
Milburn F. Roberts	87
Dist. No. 3 Effingham, Freedom, Madison, Eaton, Albany (1)	
J. Donald Hayes, Madison	76
Dist. No. 4 Sandwich and Tamworth (1)	
Earle H. Remick, Tamworth	67
Dist. No. 5 Tuftonboro and Moultonborough (1)	
Dorothy W. Davis, Moultonborough	52
Dist. No. 6 Ossipee (1)	
Edward P. Hickey	70
Dist. No. 7 Wolfeboro (2)	
Leslie M. Chamberlain	46
Russell G. Claffin	46
Dist. No. 8 Brookfield and Wakefield (1)	
Arthur H. Fox, Wakefield	50

**Cheshire County**

Dist. No. 1 Walpole (2)	
Louis S. Ballam	76
Donald H. Spitzli	68
Dist. No. 2 Westmoreland and Surry (1)	
Lawry W. Churchill, Westmoreland	74
Dist. No. 3 Alstead, Gilsum and Marlow (1)	
Roxie A. Forbes, Marlow	53
Dist. No. 4 Dublin, Harrisville, Nelson, Stoddard and Sullivan (1)	
C. R. Trowbridge, Dublin	50
Dist. No. 5 Marlborough and Roxbury (1)	
William L. Yardley, Roxbury	60
Dist. No. 6 Jaffrey (2)	
Charles R. Austin	53
Andrew J. Bussiere	53
Dist. No. 7 Troy (1)	
Charles L. McGinness	62
Dist. No. 8 Fitzwilliam and Rindge (1)	

James F. Allen, Rindge	65
Dist. No. 9 Richmond and Winchester (2)	
Jennie B. Bennett, Richmond	75
Elmer L. Johnson, Winchester	72
Dist. No. 10 Hinsdale (1)	
Clifford D. Stearns	76
Dist. No. 11 Swanzey (3)	
Carroll K. Dunham	59
Jacob M. Hackler	60
Donald H. MacFarlane	60
Dist. No. 12 Chesterfield (1)	
James E. O'Neil	63
Dist. No. 13 Keene, Ward 1 (3)	
Jeremiah J. Keating	56
Chris J. Tasoulas	56
Margaret T. Webster	56
Dist. No. 14 Keene, Ward 2 (2)	
Stephen W. Pollock, Sr.	56
Michael J. Saunders	56
Dist. No. 15 Keene, Ward 3 (2)	
Mildred E. Gutterson	56
Cleon E. Heald	56
Dist. No. 16 Keene, Ward 4 (2)	
Lawrence H. MacKenzie	60
Robert A. Smith	59
Dist. No. 17 Keene, Ward 5 (3)	
Sheldon L. Barker	56
Philip D. Moran	56
Laurence M. Pickett	54

### Coos County

Dist. No. 1 Colebrook, Clarksville, Columbia, Dixville, Pittsburg, Stewartstown (3)	
Harry F. Huggins, Pittsburg	164
Harry N. Marsh, Colebrook	150
Chester D. Noyes, Stewartstown	150
Dist. No. 2 Erving's Grant, Northumberland, Odell, Stark, Stratford (3)	
Walter O. Bushey, Northumberland	124
Roger L. Hunt, Stratford	137
A. George Manning, Northumberland	124

Dist. No. 3 Kilkenny and Lancaster (2)	
Arthur M. Drake, Lancaster	110
Lloyd G. Sherman, Lancaster	110
Dist. No. 4 Whitefield (1)	
Ada C. Taylor*	101
Dist. No. 5 Gorham (2)	
Richard E. O'Hara	120
Otto H. Oleson	120
Dist. No. 6 Berlin, Ward 1 (3)	
Leon T. Dubey	120
Guy J. Fortier	120
Harry J. Sullivan	120
Dist. No. 7 Berlin, Ward 2 (3)	
Romeo A. Desilets	120
Frank H. Sheridan	120
Elmer H. York	120
Dist. No. 8 Berlin, Ward 3 (3)	
Hilda C. F. Brungot	120
George Lemire	120
Donald W. Williams	120
Dist. No. 9 Berlin, Ward 4 (3)	
Arthur A. Bouchard	120
Rebecca A. Gagnon	120
Emile J. Parent	120
Dist. No. 10 (Atkinson-Gilmanton Academy Grant, Bean's Grant, Bean's Purchase, Cambridge, Chandler's Purchase, Crawford's Purchase, Cutt's Grant, Dix's Grant, Dummer, Errol, Green's Grant, Hadley's Pur- chase, Low and Burbank's Grant, Martin's Location, Milan, Millsfield, Pinkham's Grant, Sargent's Pur- chase, Second College Grant, Shelburne, Success, Thompson and Meserve's Purchase, Wentworth's Lo- cation) (1)	
George O. Thurston, Errol	150
Dist. No. 11 Carroll, Dalton, Jefferson, Randolph (1)	
William O. Emerson, Dalton	112

### Grafton County

Dist. No. 1 Bethlehem and Littleton (4)	
Van H. Gardner, Littleton	100
Marcia T. Rich, Littleton	100

Malcolm J. Stevenson, Bethlehem	95
John H. Tilton, Littleton	100
Dist. No. 2 Easton, Franconia, Woodstock (1)	
St. Clair A. Berringer, Woodstock	79
Dist. No. 3 Lincoln, Livermore (1)	
Edna B. McGee, Lincoln	75
Dist. No. 4 Lisbon and Sugar Hill (1)	
Eugene N. Foss, II, Sugar Hill	95
Dist. No. 5 Bath, Benton, Landaff, Lyman, Monroe (1)	
George L. Frazer, Sr., Monroe	93
Dist. No. 6 Haverhill (2)	
Phil A. Bennett	89
Norman A. McMeekin	89
Dist. No. 7 Piermont, Warren, Wentworth (1)	
Fayne E. Anderson, Warren	63
Dist. No. 8 Lyme and Orford (1)	
Hazel I. Park, Lyme	75
Dist. No. 9 Hanover (3)	
John C. Cone	60
John C. Manchester	60
Mary M. Scott-Craig	60
Dist. No. 10 Alexandria, Bridgewater, Dorchester, Grafton, Groton, Hebron, Orange (1)	
Manson B. Smith, Hebron	43
Dist. No. 11 Lebanon, Ward 1 (2)	
George H. Beard	67
Rose S. Putnam	67
Dist. No. 12 Lebanon, Ward 2 (2)	
Roger M. Duhaime	57
Lucina A. Dulac	57
Dist. No. 13 Lebanon, Ward 3 (2)	
Shirley K. Merrill	57
Gladys L. Whipple	58
Dist. No. 14 Canaan (1)	
Norman H. Ellms	53
Dist. No. 15 Enfield (1)	
Walter C. Morse	56
Dist. No. 16 Bristol (1)	
Bowdoin Plumer	33
Dist. No. 17 Ashland (1)	
Thomas Pryor	45

Dist. No. 18 Plymouth (2)	
Kenneth G. Bell	45
Stephen W. Smith, Sr.	45
Dist. No. 19 Campton, Ellsworth, Holderness, Rumney, Thornton, Waterville (2)	
Richard L. Bradley, Thornton	68
Philip S. Willey, Campton	60

### Hillsborough County

Dist. No. 1 Antrim and Bennington (1)	
Ellerton H. Edwards, Antrim	30
Dist. No. 2 Deering, Hillsborough, Windsor (2)	
Joseph M. Eaton, Hillsborough	25
David A. Sterling, Hillsborough	25
Dist. No. 3 Weare (1)	
Frank N. Sawyer	17
Dist. No. 4 Goffstown (5)	
Roland A. Barnard	20
F. Arthur Bartlett	20
Alice Tirrell Knight	21
Roland E. Vallee	20
Charles A. Weilbrenner	24
Dist. No. 5 Francestown, New Boston (1)	
Marjorie D. Colburn, New Boston	24
Dist. No. 6 Greenfield and Hancock (1)	
Donald C. Davis, Greenfield	46
Dist. No. 7 Peterborough and Sharon (2)	
Robert C. Brown, Peterborough	41
Walter R. Peterson, Jr., Peterborough	48
Dist. No. 8 New Ipswich (1)	
Theodore H. Karnis	50
Dist. No. 9 Greenville (1)	
O. John Fortin	47
Dist. No. 10 Lyndeborough, Temple, Wilton (2)	
Philip C. Heald, Jr., Wilton	49
Edward Geo. Warren, Lyndeborough	47
Dist. No. 11 Milford (3)	
Malcolm M. Carter	40
Roscoe N. Coburn	40
Charles W. Ferguson, Jr.	40

Dist. No. 12 Amherst and Mont Vernon (2)	
Orson H. Bragdon, Amherst	32
Roland E. Christie, Jr., Mont Vernon	40
Dist. No. 13 Brookline, Hollis, Mason (2)	
Webster E. Bridges, Jr., Brookline	45
Daniel Brocklebank, Hollis	45
Dist. No. 14 Nashua, Ward 1 (2)	
Maurice L. Bouchard	38
Jean R. Wallin	36
Dist. No. 15 Nashua, Ward 2 (3)	
Helen A. Barker	37
Roland B. Burnham	36
Marshall W. Cobleigh	37
Dist. No. 16 Nashua, Ward 3 (3)	
Agenor Belcourt	39
Roland H. LaPlante	39
Romeo R. Lesage	40
Dist. No. 17 Nashua, Ward 4 (3)	
A. Theresa Drabinowicz	38
Samuel F. Mason	40
Benjamin A. Reynolds	40
Dist. No. 18 Nashua, Ward 5 (3)	
William A. Desmarais	40
Ernest J. Marquis	40
Arthur Poliquin	40
Dist. No. 19 Nashua, Ward 6 (3)	
Francis J. Chamard	40
John B. Dionne	40
Edmund P. Sweeney	37
Dist. No. 20 Nashua, Ward 7 (3)	
Adelard J. Aubut	40
Ralph W. Boisvert	40
Treffle G. Levesque	39
Dist. No. 21 Nashua, Ward 8 (3)	
Robert A. Dion	38
Eugene I. DuBois	40
William O. Lavallee	40
Dist. No. 22 Nashua, Ward 9 (3)	
Oscar P. Bissonnette	40
John Latour	40
Thomas J. Migneault	42

Dist. No. 23 Hudson (4)	
John M. Bednar	41
Christopher F. Gallagher	40
Paul D. Keenan	43
Phyllis M. Keeney	40
Dist. No. 24 Pelham (2)	
Miles J. Cares	44
Arthur H. Peabody	49
Dist. No. 25 Merrimack (2)	
Herschel W. Cox	34
John W. Wright, Jr.	30
Dist. No. 26 Bedford and Litchfield (3)	
John A. Graf, Bedford	25
John J. Loxton, Bedford	22
Ralph M. Wiggin, Sr. Bedford	23
Dist. No. 27 Manchester, Ward 1 (6)	
Greta M. Ainley	20
Charles F. Gordon	20
George A. Lang	18
Norman F. Milne, Jr.	19
James Pettigrew	20
Emile J. Soucy	19
Dist. No. 28 Manchester, Ward 2 (5)	
Elmer R. Ackerson, Sr.	23
Gerald J. Barrett	22
William J. Gardner	18
James L. Mahony	19
J. Henry Montplaisir	23
Dist. No. 29 Manchester, Ward 3 (4)	
George A. Bruton	21
Leo L. Dion	23
Armand L. Duhaime	23
Walter W. Pratt	22
Dist. No. 30 Manchester, Ward 4 (3)	
William J. Cullity	22
Walter F. McDermott	22
John L. Welch	22
Dist. No. 31 Manchester, Ward 5 (3)	
William W. Corey	23
Thomas E. Manning	22
Edward J. Walsh	22

Dist. No. 32 Manchester, Ward 6 (3)	
Denis F. Casey	23
Edward D. Clancey	24
Frank T. Conway	23
Daniel J. Healy	24
Joseph Lomazzo	22
Michael F. O'Connor	24
Dist. No. 33 Manchester, Ward 7 (4)	
Theodore H. Charette (r)	
Edward T. LaFrance	21
Charles J. Leclerc	21
Albina S. Martel	22
P. Robert Thibeault**	21
Dist. No. 34 Manchester, Ward 8 (7)	
Alphonse L. Bernier	25
D. Ray Blanchard	25
Edward Champagne	25
Michel Chevette	25
Eugene Delisle, Sr.	25
Ernest Derome	25
Robert E. Raiche	25
Dist. No. 35 Manchester, Ward 9 (1)	
Michael P. Walsh	22
Dist. No. 36 Manchester, Ward 10 (4)	
Gerard H. Belanger	21
Alfred A. Bergeron	24
Edward J. Grady	24
James A. Sweeney, Jr.	24
Dist. No. 37 Manchester, Ward 11 (3)	
George J. Hurley	23
Albert A. Martel	22
Robert J. Normand	23
Dist. No. 38 Manchester, Ward 12 (3)	
Armand Capistran	22
Alphonse Levasseur	22
Joseph C. Nalette	22
Dist. No. 39 Manchester, Ward 13 (5)	
Edmond Allard	22
Charles E. Daniel	22
Lucien G. Lambert	22
Hector J. Rousseau	22
Charles A. Soucy	22



Dist. No. 40 Manchester, Ward 14 (4)	
John A. Burke	24
Emmett J. Grady	24
Edward P. McGrail	24
Marcel A. Vachon	24

### Merrimack County

Dist. No. 1 New London (1)	
Paul B. Gay	36
Dist. No. 2 Bradford, Newbury, Sutton (1)	
Kenneth L. Sherman, Newbury	30
Dist. No. 3 Warner, Webster (1)	
L. Waldo Bigelow, Jr., Warner	21
Dist. No. 4 Henniker (1)	
Diamond A. Maxwell	18
Dist. No. 5 Dunbarton, Hopkinton (2)	
Robert Hall Gile, Hopkinton	9
Samuel Reddy, Jr., Hopkinton	14
Dist. No. 6 Bow (1)	
Richard D. Hanson	7
Dist. No. 7 Hooksett (2)	
George A. Cook*	11
Edward H. Enright	15
Dist. No. 8 Allenstown (1)	
Ovila Gamache	7
Dist. No. 9 Pembroke (2)	
George E. Gordon, III	8
Constance Kersting	10
Dist. No. 10 Chichester, Epsom (1)	
Henry L. Stevens, Epsom	14
Dist. No. 11 Pittsfield (2)	
Saverio Buatti	18
Ann L. Mousseau	18
Dist. No. 12 Canterbury, Loudon (1)	
George D. Kopperl, Canterbury	11
Dist. No. 13 Northfield (1)	
Doris L. Thompson	19
Dist. No. 14 Franklin, Ward 1 (1)	
Howard R. Kelley	21
Dist. No. 15 Franklin, Ward 2 (2)	
Wiggin S. Gilman	21
Theodore E. Kenney	22

Dist. No. 16 Franklin, Ward 3 (2)	
Stephen A. Greeley	21
Leo Laroche	22
Dist. No. 17 Boscawen (1)	
Russell C. Mattice	8
Dist. No. 18 Andover, Salisbury (1)	
George A. Bork, Salisbury	20
Dist. No. 19 Danbury, Hill, Wilmot (1)	
Arthur E. Thompson, Wilmot	28
Dist. No. 20 Concord, Ward 1 (2)	
Milton A. Cate	8
Edward H. York	8
Dist. No. 21 Concord, Ward 2 (1)	
Alice Davis	6
Dist. No. 22 Concord, Ward 3 (1)	
Arthur F. Henry	3
Dist. No. 23 Concord, Ward 4 (3)	
Chellis H. Call	2
Charles H. Cheney, Sr.	2
Walter B. Dame	2
Dist. No. 24 Concord, Ward 5 (2)	
James C. Bingham	2
Roger A. Smith	2
Dist. No. 25 Concord, Ward 6 (4)	
Chris K. Andersen	2
Wilfred B. Howland	2
Elwood Peaslee	2
Horace W. Sanders	2
Dist. No. 26 Concord, Ward 7 (4)	
Arthur F. Babineau	2
Roland F. Fuller	4
Henry C. Newell	2
Arthur E. Roby, Sr.	4
Dist. No. 27 Concord, Ward 8 (2)	
Paul B. Maxham	6
Donald J. Welch	6
Dist. No. 28 Concord, Ward 9 (1)	
Pasquale V. Rufo	5

### Rockingham County

Dist. No. 1 Deerfield, Northwood, Nottingham (2)	
John T. Fernald, Nottingham	30

Earl O. Tuttle, Northwood	23
Dist. No. 2 Candia (1)	
Karl J. Persson	25
Dist. No. 3 Auburn (1)	
Margaret A. Griffin	22
Dist. No. 4 Londonderry (2)	
Peter C. Gaskill	29
Charles H. Hall	29
Dist. No. 5 Derry (5)	
Paul E. Brown	36
Charles H. Gay	36
Austin C. Gorham	34
Hayford T. Kimball	30
Robert J. Stratton	36
Dist. No. 6 Windham (1)	
Maurice E. Tarbell	35
Dist. No. 7 Salem (6)	
Donald E. Barron	40
Jeanette Gelt	40
Roy Morrill	44
Bessie M. Morrison	42
Leonard B. Peever	42
James A. Sayer, Jr.	42
Dist. No. 8 Atkinson, Kingston (2)	
Ernest D. Clark, Kingston	42
George W. White, Sr., Atkinson	44
Dist. No. 9 Plaistow (2)	
Mildred L. Palmer	46
Annie Mae Schwaner	46
Dist. No. 10 Hampstead (1)	
Doris M. Spollett	40
Dist. No. 11 Danville, Fremont, Sandown	
Charles Everett Cummings	44
Dist. No. 12 Chester, Raymond (2)	
Ivan C. Reed, Sr., Raymond*	28
Russell E. Underwood, Chester	30
Herbert W. Landrigan, Raymond**	28
Dist. No. 13 Brentwood, Epping (2)	
Vera E. Goodrich, Epping	38
John Hoar, Epping	37

Dist. No. 14 Newmarket (2)	
F. Albert Sewall	40
John Twardus	40
Dist. No. 15 Newfields, Stratham (1)	
Nelson E. Barker, Stratham	46
Dist. No. 16 Exeter (5)	
Lyman E. Collishaw	46
Edwin W. Eastman	45
Albert J. Ferron	45
F. Leroy Junkins	45
Robert W. Varrill	45
Dist. No. 17 East Kingston, Seabrook, South Hampton (2)	
Stanley A. Hamel, Seabrook	60
Montervill Leslie, Seabrook*	57
Wilbur H. Crossland, Seabrook (r) **	57
Dist. No. 18 Newton (1)	
George L. Cheney	49
Dist. No. 19 Hampton Falls, Kensington (1)	
Bernice B. Barnes, Hampton Falls	59
Dist. No. 20 Hampton (3)	
Herbert A. Casassa	53
John J. Ratoff	53
C. Dean Shindledecker	54
Dist. No. 21 North Hampton (1)	
James Leavitt	50
Dist. No. 22 New Castle, Rye (3)	
Jacob S. Ciborowski, Rye	50
Elizabeth A. Greene, Rye	54
Kathleen McDonough, New Castle	50
Dist. No. 23 Greenland, Newington (1)	
Edna B. Weeks, Greenland	50
Dist. No. 24 Portsmouth, Ward 1 (3)	
William F. Keefe	52
Ralph C. Maynard	50
Archie D. McEachern	52
Dist. No. 24 Portsmouth, Ward 2 (3)	
Christopher W. Conlon	53
Jeremiah Quirk	50
Ann Sadler	50
Dist. No. 26 Portsmouth, Ward 3 (3)	
C. Cecil Dame	50

Joseph A. McEachern	53
Clayton E. Osborn	50
Dist. No. 26 Portsmouth, Ward 4 (2)	
J. Walter Jameson	50
Julia H. White	50
Dist. No. 27 Portsmouth, Ward 5 (2)	
Fannie Gerber	52
Edward J. Ingraham	51
Dist. No. 28 Portsmouth, Ward 6 (2)	
Wayne Bowlen	52
Eileen G. Rossley	50

### **Strafford County**

Dist. No. 1 Middleton, Milton (1)	
Ruth H. Dawson, Milton	54
Dist. No. 2 Farmington, New Durham, Strafford (3)	
Ralph W. Canney, Farmington	43
Robert B. Drew, Farmington	42
Idanelle T. Moulton, New Castle	34
Dist. No. 3 Barrington, Madbury (1)	
Dorothy B. Berry, Barrington	32
Dist. No. 4 Durham, Lee (4)	
Shirley M. Clark, Lee	37
Alexander Cochrane, Durham	40
Leon M. Crouch, Durham	39
Loring V. Tirrell, Durham	37
Dist. No. 5 Rollinsford (1)	
Ronald J. Marcotte	49
Dist. No. 6 Somersworth, Ward 1 (1)	
Sarkis N. Maloomian	49
Dist. No. 7 Somersworth, Ward 2 (1)	
Napoleon A. Habel	49
Dist. No. 8 Somersworth, Ward 3 (2)	
Peter N. Chasse	49
Fred J. Coffin	49
Dist. No. 9 Somersworth, Wards 4 and 5 (2)	
Henry Boire	49
Joseph E. Fournier	49
Dist. No. 10 Rochester, Ward 1 (1)	
Ernest L. Rolfe	45

Dist. No. 11 Rochester, Ward 2 (2)	
Winifred E. Hartigan	42
Noreen D. Winkley	42
Dist. No. 12 Rochester, Ward 3 (2)	
Glenna H. Rubins	40
Harold J. Vickery	42
Dist. No. 13 Rochester, Ward 4 (2)	
Leo E. Beaudoin	44
Angeline M. St. Pierre	42
Dist. No. 14 Rochester, Ward 5 (2)	
Madalyn Brennan	42
Harry S. Johnson	43
Dist. No. 15 Rochester, Ward 6 (2)	
Sandra J. Balomenos	40
Anthony J. Corriveau	42
Dist. No. 16 Dover, Ward 1 (3)	
Alice F. Blanchette	41
Max W. Leighton	41
Albert L. Nelson	42
Dist. No. 17 Dover, Ward 2 (2)	
Mary E. Bernard	40
Alfred J. Guilmette	40
Dist. No. 18 Dover, Ward 3 (3)	
Fred H. Mudgett	40
Peter J. Murphy	40
John T. Young	40
Dist. No. 19 Dover, Ward 4 (4)	
William E. Colbath	40
Paul R. McQuade	42
Aram Parnagian	40
Harriett W. B. Richardson	40
Dist. No. 20 Dover, Ward 5 (1)	
John Maglaras	42

### Sullivan County

Dist. No. 1 Grantham, Plainfield (1)	
Harlan D. Logan, Plainfield	66
Dist. No. 2 Cornish, Croydon (1)	
James F. Mackintosh, Cornish	60
Dist. No. 3 Claremont, Ward 1 (2)	
William F. Gaffney	54
Leroy H. Prudhomme	54

Dist. No. 4 Claremont, Ward 2 (4)	
George W. Angus	54
Allan P. Cambell	54
Sam J. Nahil	53
Roma A. Spaulding	54
Dist. No. 5 Claremont, Ward 3 (3)	
Arthur W. Barrows	54
Adolph J. Burrows	54
Carmine F. D'Amante	54
Dist. No. 6 Newport (4)	
Maurice H. Cummings	49
Maurice J. Downing	46
James A. Saggiotes	46
Herbert H. Wright*	46
Dist. No. 7 Charlestown, Unity (2)	
Martha McD. Frizzell, Charlestown	65
Donald B. Galbraith, Charlestown	65
Dist. No. 8 Springfield, Sunapee (1)	
George R. Merrifield	41
Dist. No. 9 Acworth, Goshen, Langdon, Lempster, Wash- inton (1)	
Stanley A. Williamson, Goshen	47

The Mileage Committee and the Mileage Clerk wish to thank the members, who have served so faithfully during the Session, as Monitors and alternates; also to those members who assisted in paying off with the checks.

r — Resigned

\* — Deceased

\*\* — Elected to fill a vacancy

\* \* \*

## SENATE MESSAGES

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### HJR 31

relative to the operating expense of educational television

station WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton and Berlin.

### AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

That the sum of two hundred thousand dollars is hereby appropriated for the period beginning with the passage of this joint resolution and ending June 30, 1968, and two hundred thousand dollars for the fiscal year ending June 30, 1969 for the purpose of contributing to the operating expenses of educational television station WENH-TV, Channel 11, Durham and the state educational network satellite stations, Channel 15, Hanover, Channel 40, Berlin, Channel 49, Littleton and Channel 52, Keene, operated by the University of New Hampshire with the advice and counsel of the New Hampshire Educational Broadcasting Council, Inc. The sums hereby appropriated shall be expended for the operation of WENH-TV and the state network stations through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

On motion of Rep. Eaton the House non-concurred in the Senate amendment and a committee of conference was appointed. The Chair appointed Reps. Drake, Scott-Craig and Ferron as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HJR 77**

in favor of Richard H. Gray.

### AMENDMENT

Amend the bill by striking out same and inserting in place thereof the following:



The department of public works is hereby authorized and instructed to provide Richard H. Gray of Lyme with a pure water supply immediately in full settlement of his claim for damages to his water supply which was polluted by salt from winter maintenance of a state road.

\* \* \*

On motion of Rep. MacFarlane the House non-concurred in the Senate amendment and a committee of conference was appointed. The Chair appointed Reps. MacFarlane, Park and Leon Dion as conferees on the part of the House.

\* \* \*

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled joint resolution sent up from the House of Representatives.

### **SJR 13**

in favor of Arthur W. Napert.

and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate, Sens. Waterhouse and Provost.

On motion of Rep. Eaton the House acceded to the request for a committee of conference. The Chair appointed Reps. Bell, Ballam and Edward York as conferees on the part of the House.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

### **HB 121**

relative to school building and foundation aid.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following bill:

**SB 230**

to authorize the Claremont school district to increase its net indebtedness to nine percent.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**SB 225**

to amend the meals and rooms tax.

\* \* \*

**SB 231**

Rep. Robert Brown moved that the Rules of the House be so far suspended as to hold a public hearing on SB 231, establishing a higher educational building corporation, and spoke in favor of the motion.

Motion adopted by vv.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 491**

to permit the department of resources and economic development to participate in package plan programs with others engaged in promoting the recreational interests of the state of New Hampshire.

**HB 790**

relative to starting schooling for deaf children at the age of four.

**HB 277**

increasing the membership of the state board of education.

**HB 781**

to regulate small loans up to five thousand dollars.

**HB 273**

relating to the regulation of aircraft activities.

**HB 571**

relative to the establishment of conservation districts.

**HB 226**

relating to method of enactment of building code ordinances in towns.

**HB 685**

relative to public works and highways reserve fund.

**HB 321**

providing additional retirement allowances for certain retired state employees.

**HB 754**

providing for resident discounts at state skiing facilities and state parks.

**HB 666**

to impose a penalty for the unlawful use of an outlet of any inland public water.

**HB 780**

to provide for two additional members on the board of fire commissioners for the city of Laconia.

**HB 72**

appropriating funds for the state nursing scholarship program.

**HB 724**

defining the crime of perjury and providing for its prosecution.

**HJR 56**

to make an appropriation for additional funds for building a boys cottage at the industrial school.

**HJR 37**

in favor of the estate of Stanley R. Rich.

**HJR 78**

to improve certain state-owned land in the town of Gilsum.

**HJR 84**

to create a committee to study the creation of a retirement system for the Hillsborough county employees.

**HB 339**

relative to an additional appropriation for federal-aid highway construction.

**HB 46**

providing for the joinder of this state in the Pest Control Compact.

**HB 450**

establishing an office of mental retardation in the office of the director of the division of mental health.

**HB 320**

relative to cooperative extension work at the university and making appropriation therefor.

**HB 324**

providing additional (cost of living) retirement allowance for retired state employees.

**HB 487**

relative to payment of expenses for fire fighting assistance in towns having no fire department.

**HB 674**

to establish a motor vehicle certificate of title and anti-theft act.

**HB 461**

relative to construction of landing area on westerly projection of Goat island in Portsmouth harbor.

**HB 785**

to provide for the election of officials of Keene union school district at the same time as the election of Keene City officials.

\* \* \*

## INTRODUCTION OF SENATE JOINT RESOLUTION

A Senate Joint Resolution with the following number and title, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives was read a first and second time and referred to committee as follows:

**SJR 23**

relative to proposals for state house cafeteria. To Appropriations.

\* \* \*

**INTRODUCTION OF SENATE BILLS**

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 231**

establishing a higher educational building corporation. To Education.

**SB 125**

to provide for the permissive registration of professional foresters. To Appropriations.

**COMMITTEE REPORTS****HB 565**

relative to redemption of loans made by industrial park authority to Ragged Mountain Corporation and Lin-Wood Development Corporation. Rep. Drake for Appropriations. Ought to pass with amendment.

**AMENDMENT**

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriation for Redemption of Loans. In accordance with the provisions of RSA 236-C:6, III, the sum of twenty-one thousand one hundred sixty-seven dollars and twenty-nine cents is hereby appropriated to the department of public works and highways, to be used by said department for the purpose of redemption of a loan previously made by the industrial park authority to Ragged Mountain Corporation of Danbury, for construction of a public road in the town of Danbury, to the ski area known as Ragged Mountain Ski Area, and the sum of one hundred twenty-one thousand three hundred ninety-three dollars and eighty-eight cents is hereby appropriated to the de-

partment of public works and highways, to be used by said department for the purpose of redemption of a loan previously made by the industrial park authority to Lin-Wood Development Corporation of Lincoln, for the construction of a public road in the town of Lincoln, to the ski area known as Loon Mountain Ski Area. The foregoing sums shall be added to the appropriation for construction and reconstruction of the department of public works and highways and shall be transferred to the industrial park authority upon approval of the governor and council. Upon authorization by governor and council for the foregoing transfer, the indebtedness of Ragged Mountain Corporation and Lin-Wood Development Corporation to the industrial park authority under the terms of the loans shall be extinguished. In order to provide the funds necessary for the appropriations made in this section, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow on the credit of the state from time to time a total of one hundred forty-two thousand, five hundred sixty-one dollars and twelve cents for the purpose of carrying into effect the provisions hereof and for that purpose may issue bonds or notes in the name of and on behalf of the state of New Hampshire at a rate of interest to be determined by the governor and council. Issuance of these bonds and notes shall be in conformance with RSA 6:A as inserted by 1967, 88:1.

2 Authorization Limited. The appropriation in section 1 shall be contingent upon the appropriation made in 1963, 324:3 lapsing. In the event that bonds or notes are issued as authorized in 1963, 324:3 then the appropriation in the preceding section of this act shall be null and void.

3 Effective Date. This act shall take effect July 2, 1968.

\* \* \*

Amendment adopted; ordered to third reading by vv.

Rep. Angus moved that the Rules of the House be so far suspended as to place HB 565 on third reading by title only at the present time.

Motion adopted by vv.

### THIRD READING

#### HB 565

relative to redemption of loans made by industrial park

authority to Ragged Mountain Corporation and Lin-Wood Development Corporation, was read a third time, passed, and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. McGee, having voted with the majority, moved that the House reconsider its action whereby it passed HB 565, and spoke against the motion.

Motion lost by vv.

### FURTHER SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 113**

to create an interstate commission to plan for purification of Nashua River, in conjunction with Massachusetts.

### AMENDMENT

Amend section 1 of said bill by striking out the third line and inserting in place thereof the following:

executive director of the water supply and pollution control commission shall

Amend section 7 of said bill by striking out the fourth and fifth lines and inserting in place thereof the following:

complete the work of the commission, including signing any documents necessary to pay the legitimate expenses incurred by the commission before it is

\* \* \*

On motion of Rep. Urie the House concurred in the Engrossed Bills Committee amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in

the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 787**

regulating the use of houseboats on the surface waters of the state.

**AMENDMENT**

Amend RSA 270-A:2 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

270-A:2 Where Overnight Mooring Permitted. A houseboat may be beached or grounded, or tied to the shore of any of the inland surface waters of the state for an overnight period, or any part of an overnight period, only when on or at a location owned, leased, or otherwise under the control of the owner or operator of the houseboat, or by permission of the owner, lessee, or person otherwise in control of such location. An unoccupied houseboat may be anchored on the inland surface waters of the state for an overnight period, or any part of an overnight period, only in an area reasonably adjacent to a location, owned, leased, or otherwise under the control of the owner or operator of the houseboat or by permission of the owner, lessee, or person otherwise in control of such location.

Amend RSA 270-A:3 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

270-A:3 Where Overnight Mooring Prohibited. No houseboat shall be beached or grounded, or tied to the shore of any of the inland surface waters of the state for an overnight period or any part of an overnight period, except as permitted in section 2 or in cases of emergency. No houseboat shall be anchored on any of the inland surface waters of the state for an overnight period or any part of an overnight period except as permitted in section 2 or in cases of emergency.

Amend RSA 270-A:4 as inserted by section 1 of the bill by inserting after the words "houseboats are" in line 3 the word (anchored) so that said section as amended shall read:

270-A:4 Notification of Mooring of Houseboats Required. The owner, lessee, or person otherwise in control of a location



at or adjacent to which one or more houseboats are anchored, beached, grounded or tied to the shore for an overnight period, or for any part of an overnight period, shall promptly thereafter give notice of this fact, in writing, to the New Hampshire water pollution commission, stating the number of houseboats moored at such location and the dates of such mooring. Any person who owns or controls a location at which spaces are rented or leased to the general public for the purpose of mooring houseboats at such location, shall keep a log of all houseboats moored at such locations, the name of the owner or other person in control of such houseboats, the registration number of the houseboat, and the dates of such mooring, which log shall be available for inspection at all reasonable times by any agent of the New Hampshire water pollution commission. When a houseboat is to be moored at the same location for an extended period of time, one written notification of such fact stating the period of time the houseboat will be so moored to the New Hampshire water pollution commission shall be sufficient to satisfy the requirements of this section. Such written notification shall not be required if the owner of the houseboat furnishes such information on his application for registration of the houseboat to the director of the division of motor vehicles in accordance with the provisions of RSA 270:4.

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Houseboat Mooring Information on Application for Registration. Amend RSA 270:4 by inserting at the end of said section the following (Such application shall also contain the following question and statement: "If a boat with temporary or permanent sleeping and toilet facilities (houseboat) and it will be moored at one location in New Hampshire, state where it will be moored? Otherwise, notification of places of mooring of houseboat to New Hampshire water supply and pollution control commission is required in accordance with the provisions of RSA 270-A") so that said section as amended shall read as follows: 270:4 Application. Every person owning any commercial or private boat shall annually, before operating the same, apply in writing to the director of the division of motor vehicles for registration thereof. Such application may be made to a duly authorized representative of said director or by mail addressed to the director of the division of motor

vehicles, and shall be in such a form and contain such information as said director may require. In the case of private boats the proper fee shall accompany the application. In the case of commercial boats the proper fee shall be paid at the time of inspection. Such fees shall be paid before the issuance of a certificate and number plate. Said application shall also contain the following question and statement: "If a boat with temporary or permanent sleeping and toilet facilities (houseboat) and it will be moored at one location in New Hampshire, state where it will be moored? Otherwise, notification of places of mooring of houseboat to New Hampshire water supply and pollution control commission is required in accordance with the provisions of RSA 270-A.

\* \* \*

On motion of Rep. Urie the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Urie explained the amendment and yielded the floor to Rep. Kopperl to further explain the amendment.

On motion of Rep. Urie the House concurred in the Senate amendment.

## COMMITTEE REPORTS CONTINUED

### **HB 797**

relative to participation in the New Hampshire retirement system by employees of the Howe Library of Hanover. Rep. Scott-Craig for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Retirement Benefits. Amend RSA 100-A (supp) as inserted by 1967, 134:1 by inserting at the end thereof the following new subdivision:

Employees of Howe Library of Hanover

100-A:29 Participation Authorized. The Howe Library of Hanover, a corporation duly organized under the laws of the state of New Hampshire, may, by resolution legally adopted,

in form approved by the board of trustees of the New Hampshire retirement system, elect to have its employees become eligible to participate in the New Hampshire retirement system. After such election, said Howe Library shall be known as an employer for the purposes of this chapter. The board of trustees of the New Hampshire retirement system shall set a date when the participation of employees of said Howe Library shall become effective, and then such employees may become Group I members of the New Hampshire retirement system and participate therein.

100-A:30 Membership Requirements. Membership in the New Hampshire retirement system shall be optional for employees of said Howe Library who are in its service on the date when participation becomes effective and any such employee who elects to join such system shall be entitled to a prior service certificate covering such periods of previous service rendered to such Howe Library or to the state for which such Howe Library is willing to make accrued liability contributions. Membership shall be compulsory for all employees entering the service of such Howe Library after the date when participation becomes effective.

100-A:31 Reports. The chief fiscal officer of such Howe Library shall submit to the board of trustees such information and shall cause to be performed, with respect to the employees of such Howe Library who are members of said retirement system, such duties as shall be prescribed by the board of trustees in order to carry out the provisions hereof.

\* \* \*

Amendment adopted; ordered to third reading by vv.

Rep. Angus moved that the Rules of the House be so far suspended as to place HB 797 on third reading by title only, and final passage at the present time.

Motion adopted by vv.

### THIRD READING

#### HB 797

relative to participation in the New Hampshire retirement system by employees of the Howe Library of Hanover, was read a third time, passed, and sent to the Senate for concurrence.

## RECONSIDERATION

Rep. Leo Dion, having voted with the majority, moved that the House reconsider its action whereby it passed HB 797, and spoke against the motion.

Motion lost by vv.

## COMMITTEE REPORTS CONTINUED

**HJR 91**

relative to the special committee to study insurance coverage on state property. Rep. Stratton for Insurance. Ought to pass.

Ordered to third reading by vv.

**SB 223**

to limit the amount of controlled insurance an insurance licensee can issue. Rep. Stratton for Insurance. Ought to pass.

Ordered to third reading by vv.

\* \* \*

Rep. Cobleigh abstained from voting under Rule 16.

**HB 805**

controlling the use and abuse of drugs. Rep. Rubins for Public Health.

That it be referred to Legislative Council.

Resolution adopted by vv.

**SB 183**

to provide for the licensing of plumbers and the regulation of plumbing. Rep. Rubins for Public Health.

That it be referred to Legislative Council.

Resolution adopted by vv.

**HB 817**

classifying a road in the town of Madison as a Class III Recreational Road. Rep. Stafford for Public Works. Ought to pass.

Ordered to third reading by vv.

**HB 786**

requiring the telephone company to install for non-business subscribers approved telephone extension instruments purchased from any source and authorizing use of such extensions without additional monthly service charge. Rep. Angus for Ways and Means. That it be referred to Legislative Council.

Resolution adopted by vv.

\* \* \*

Rep. Spitzli moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not having been advertised in the Journal for the required one day.

Motion adopted by vv.

**COMMITTEE REPORT****SCR 5**

Senate Con. Res. 5, regarding Rudolph A. Matheisel. Rep. Brungot for Judiciary. Ought to pass.

The Clerk read the resolution in full.

**SENATE CONCURRENT RESOLUTION NO. 5**

*Whereas*, [Art.] 32d, Part First, of the Constitution of the State of New Hampshire provides:

“The people have a right, in an orderly and peaceable manner, to assemble and consult upon the common good, give instructions to their representatives, and to request of the legislative body, by way of petition or remonstrance, redress of the wrongs, done them, and of the grievances they suffer.”  
and

*Whereas*, Rudolph A. Matheisel of the city of Franklin and/or the town of Northfield, Merrimack county, New Hampshire, has petitioned the General Court of the State of New Hampshire for redress of wrongs done him; therefore be it

*Resolved* by the Senate, the House of Representatives concurring:

*That we*, the members of the 1967 General Court, do

hereby memorialize the Congress of the United States to urge a complete and thorough investigation of the alleged grievances of said Rudolph A. Matheisel; and be it further

*Resolved*, that a copy of these resolutions be forwarded to the Clerks of both the House and the Senate at their offices in Washington, D. C.

Rep. Brungot explained the resolution.

The question being, shall Senate Conc. Res. No. 5 be adopted.

Resolution adopted by vv.

\* \* \*

#### **HB 731**

Rep. Graf moved that the committee of conference on HB 731, tax exemption on real property to blind persons sixty-five years of age, be discharged and a new committee of conference be appointed. The Chair appointed Reps. Graf, John Welch and Head.

#### **RECALL**

#### **HB 782**

Rep. Stevenson moved that the House recall HB 782, to provide payments for taxes lost on lands owned by the state for the use of fish and game department.

Rep. Stevenson explained his motion.

Motion adopted by vv.

#### **RECESS**

#### **AFTER RECESS**

#### **ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, Senate Bills and House Joint Resolutions:

#### **HB 568**

amending the charter of the city of Lebanon to provide for

the election of three councilmen from each ward and to abolish the office of councilman-at-large.

**SB 217**

relative to participation in the New Hampshire retirement system by employees of certain specialized schools.

**HJR 44**

appropriating funds for the board of registration for professional engineers.

**HJR 68**

in favor of Raymond J. Albert of Berlin.

**HJR 69**

to reimburse Golden C. and Marcia Dingman for damage to property resulting from highway construction.

**HJR 86**

in favor of Lawrence E. Philbrook.

**HB 494**

providing when the state shall pay the salary of a probate judge sitting outside his county.

**HB 498**

to abolish the milk control board and to expand the duties of the commissioner of agriculture.

**HB 714**

relative to criminal liability for conduct of another.

**HJR 76**

in favor of Harrison M. Heath of Landaff.

**HB 509**

relative to firemen's retirement system.

**HB 607**

providing a uniform police investigation report of accident.

**HB 651**

authorizing special number plates for licensed class D radio operators.

**HB 676**

to provide for a disinterested appraisal when cooperative

school district takes over property of pre-existing school districts.

**HB 691**

relative to licenses to operate motor vehicles.

**HB 739**

to require that parked cars be parked with their right wheels at the right side of the traveled portion of the highway.

**HB 800**

to provide for a three, five, seven or nine member school board.

**HB 810**

relating to flashing signals at intersections.

**SB 70**

relative to actions for wrongful death.

Rep. Moulton for the committee.

(Rep. Cobleigh in the Chair)

**COMMITTEE OF CONFERENCE REPORT****HB 368**

The committee of conference to whom was referred House Bill No. 368, An Act relative to per diem compensation of board for registration of engineers, having considered the same report the same with the following recommendations:

That the Senate recede from its adoption of its amendment to said bill, that the House recede from its position of non-concurrence in the Senate amendments and that the House and Senate concur in the adoption of the following amendments to said bill.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

**An Act**

relative to per diem compensation of the board of registration for professional engineers and increasing renewal fee for a certificate to practice professional engineering.

Amend the bill by striking out sections 2 and 3 and inserting in place thereof the following sections:



2 Renewal Fees. Amend RSA 319:22-a, as inserted by 1959, 38:7 and amended by 1965, 168:4, by striking out said section and inserting in place thereof the following: 319:22-a Determination of Fee. The board shall annually, prior to the first day of December in each year, beginning in 1967, determine the normal annual fee to be paid for renewals of certificates. Said normal renewal fee shall be not less than four dollars nor more than ten dollars.

3 Effective Date. Section 1 of this act shall take effect July 1, 1967, and section 2 shall take effect December 1, 1967.

William P. Gove  
Thomas J. Claveau  
Conferees on the part of the Senate

Shirley Clark  
Frank T. Conway  
Henry C. Newell  
Conferees on the part of the House

Report adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 688**

amending certain pension acts of the city of Manchester.

### AMENDMENT

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Full Social Security to be Paid. In connection with all non-contributory pension plans covering all employees of the city of Manchester, the employees who retire hereafter shall receive a pension of one-half of their pay plus the full amount of social security benefits to which they are entitled; provided, however, that the city may deduct from the pension an amount not to exceed the amount of money that the city has contributed to the employees' social security.

Amend section 4 of the bill by striking out the same and renumbering sections 5 and 6 to read 4 and 5.

Rep. Raiche moved that the House non-concur in the Senate amendment and that a committee of conference be appointed.

Motion adopted by vv.

The Chair appointed Reps. John Sweeney, Capistran and Montplaisir as conferees on the part of the House.

\* \* \*

Rep. Spitzli moved that the Rules of the House be so far suspended as to place HB 817, HJR 91 and SB 223 on third reading and final passage by title only at the present time.

Motion adopted by vv.

### THIRD READING

The following bills and resolutions were read a third time, passed, and sent to the Senate for concurrence:

#### **HB 817**

classifying a road in the town of Madison as a Class III Recreational Road.

#### **HJR 91**

relative to the special committee to study insurance coverage on state property.

The following Senate bill was read a third time, passed, and sent to the Secretary of State to be engrossed:

#### **SB 223**

to limit the amount of controlled insurance an insurance licensee can issue.

\* \* \*

Rep. John Wright moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not having been advertised in the Journal for the required one day, and spoke in favor of the motion.

Motion adopted by vv.

## COMMITTEE REPORT

## SB 196

allowing the payment of interest in workmen's compensation cases. Rep. John Wright, Jr. for Labor. Ought to pass with amendment.

## AMENDMENT

Amend section 1 of said bill by striking out the same and inserting in place thereof the following:

1 Interest Payable in Workmen's Compensation Cases. Amend RSA 524:1-b (supp) as inserted by 1957, 201:1 and amended by 1963, 293:1 by striking out said section and inserting in place thereof the following: 524:1-b Interest from Date of Writ. In all other civil proceedings at law or in equity in which a verdict is rendered or a finding is made for pecuniary damages to any party, whether for personal injuries, for wrongful death, for consequential damages, for damage to property, business or reputation, for any other type of loss for which damages are recognized, or for compensation due under the provisions of RSA 281, workmen's compensation law, and awarded by a superior court on appeal from a ruling of the labor commissioner pursuant to RSA 281:37 and 40, there shall be added by the clerk of court to the amount of damages interest thereon from the date of the writ or the filing of the petition to the date of entry of final judgment, even though such interest brings the amount of the verdict or findings beyond the maximum liability imposed by law; provided, however, that in workmen's compensation cases, interest shall not be allowed for future disability benefits not due and payable until after entry of final judgment.

\* \* \*

Rep. Wright explained the bill.

Amendment adopted; ordered to third reading by vv.

\* \* \*

Rep. Stevenson moved that the Rules of the House be so far suspended as to place SB 196 on third reading and final passage, by title only, at the present time.

Motion adopted by vv.

## THIRD READING

## SB 196

allowing the payment of interest in workmen's compensation cases, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

\* \* \*

Rep. Drake moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for the required one day.

Motion adopted by vv.

## COMMITTEE REPORT

## SB 221

authorizing loans by the industrial park authority to development corporations eligible for assistance under the federal Small Business Investment Act. Rep. Weeks for Appropriations. Ought to pass.

Ordered to third reading by vv.

\* \* \*

Rep. Drake moved that the Rules of the House be so far suspended as to place SB 221 on third reading and final passage, by title only, at the present time.

Motion adopted by vv.

## THIRD READING

## SB 221

authorizing loans by the industrial park authority to development corporations eligible for assistance under the federal Small Business Investment Act, was read a third time, passed, and sent to the Secretary of State to be engrossed.

\* \* \*

Rep. Drake moved that the Rules of the House be so far suspended as to permit the introduction of a committee report

not previously advertised in the Journal for the required one day.

Motion adopted by vv.

## COMMITTEE REPORT

### HJR 52

to establish an interim committee to study uniform traffic ordinances for municipalities, regulation of so-called snow traveling vehicles and the federal Highway Safety Act of 1966. Rep. Bell for Appropriations. Ought to pass with amendment.

## AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

A special interim study committee is hereby established to study the uniform so-called model traffic ordinance for municipalities and to prepare legislation to be presented at the next session of the general court. The committee shall consist of three members of the senate to be appointed by the president, four members of the house to be appointed by the speaker, the commissioner of safety, the commissioner of public works and highways, and four citizens at large, representing organized groups of motor vehicle owners and industries associated with highway transportation, to be appointed by the governor. Said committee shall also continue a study of the uniform motor vehicle code to modernize our motor vehicle laws. In addition to other duties the committee shall study the problems arising from the use of so-called snow traveling vehicles and shall recommend legislative solutions for these problems where appropriate. The committee shall study the federal Highway Safety Act of 1966 (PL 89-564). The members of the committee who are members of the general court shall be reimbursed for their mileage at the same rate as state employees and expenses when engaged in their duties hereunder and such payments shall be a charge on the legislative appropriation.

\* \* \*

On motion of Rep. Drake the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Amendment adopted; ordered to third reading by vv.

\* \* \*

Rep. Drake moved that the Rules of the House be so far suspended as to place HJR 52 on third reading and final passage, by title only, at the present time.

Motion adopted by vv.

### THIRD READING

#### HJR 52

to establish an interim committee to study uniform traffic ordinances for municipalities, regulation of so-called snow traveling vehicles and the federal Highway Safety Act of 1966, was read a third time, passed, and sent to the Senate for concurrence.

\* \* \*

On motion of Rep. Drake, the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for the required one day.

### COMMITTEE REPORT

#### SJR 12

appropriating funds for payment to the towns of Pittsburg and Clarksville in lieu of taxes on Francis Dam. Rep. Bell for Appropriations. Ought to pass with amendment.

### AMENDMENT

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

That the sum of twelve thousand five hundred dollars is hereby appropriated for the fiscal year ending June 30, 1968 for payment in lieu of taxes to the towns of Pittsburg and Clarksville, said sums to be apportioned between said towns in the manner provided in RSA 481:14 (supp) as amended by 1955, 327:1 and RSA 481:14-a (supp) as inserted by 1957, 294:1. The governor is authorized to draw his warrant for the

sums hereby appropriated from any money in the treasury not otherwise appropriated.

\* \* \*

The Clerk read the amendment in full.

Rep. Drake explained the amendment.

Amendment adopted; ordered to third reading by vv.

\* \* \*

On motion of Rep. Drake the Rules of the House were so far suspended as to place SJR 12 on third reading and final passage, by title only, at the present time.

### THIRD READING

#### **SJR 12**

appropriating funds for payment to the towns of Pittsburg and Clarksville in lieu of Taxes on Francis Dam, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

\* \* \*

Rep. George Gordon moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for the required one day, and spoke in favor of the motion.

Motion adopted by vv.

### COMMITTEE REPORT

#### **HB 819**

requiring applicants for fishing and hunting licenses to show receipt of payment of head and poll taxes. Rep. George Gordon for Fish and Game. Ought to pass with amendment.

### AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

## An Act

requiring payment of head and poll taxes by applicants for fishing and hunting licenses, and licenses to take clams or clam worms or oysters.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Application for Hunting and Fishing Licenses; Receipt of Certificate Required. Amend RSA 214 by inserting after section 11, as amended by 1955, 39:2, 50:17, and 125:1, the following new section: 214:11-a Receipt of Payment of Head and Poll Tax Required. No person is authorized to procure a license to hunt or fish, or a license to take clams or clam worms or oysters, without first exhibiting to the person issuing the license a receipt indicating that he has paid all head and poll taxes for the preceding year for which he is liable, or instead, a certificate in writing that he has been lawfully relieved from such payment by reason of exemption or abatement. However, a license may be issued if the selectmen or assessors certify that in their opinion the applicant should be granted such a license even though the taxes have not been paid.

\* \* \*

The Clerk read the amendment in full.

Rep. George Gordon explained the amendment.

Amendment adopted by vv.

\* \* \*

Rep. Sherman offered the following amendment.

## AMENDMENT

Amend the bill by inserting after section 3 the following new section:

4 Private Purchases. Notwithstanding any other provisions of law, any person who buys four fifths or two half gallons at any one time shall be entitled to the same discounts as allowed hotels and clubs under RSA 176:10-a.

Further amend the bill by renumbering section 4 to read section 5.

\* \* \*



The Clerk read the amendment in full.

Rep. Sherman withdrew his amendment.

The question being, shall the bill be read a third time.

Ordered to third reading by vv.

\* \* \*

Rep. George Gordon moved that the Rules of the House be so far suspended as to place HB 819 on third reading and final passage, by title only, at the present time.

Motion adopted by vv.

### THIRD READING

#### **HB 819**

requiring payment of head and poll taxes by applicants for fishing and hunting licenses, and licenses to take clams or clam worms or oysters, was read a third time, passed, and sent to the Senate for concurrence.

### RECONSIDERATION

Rep. George Gordon, having voted with the majority, moved that the House reconsider its action whereby it passed HB 819 and spoke against the motion.

Motion lost by vv.

\* \* \*

On motion of Rep. Robert Brown the Rules of the House were so far suspended as to permit the introduction of a committee report not previously advertised in the Journal for the required one day.

### COMMITTEE REPORT

#### **SB 73**

relative to a state scholarship program. Rep. Berry for Education. Ought to pass with amendment.

## AMENDMENT

Amend the bill by striking out section 2 and renumbering section 3 to read section 2.

\* \* \*

The Clerk read the amendment in full.

Rep. Robert Brown explained the bill.

Amendment adopted; ordered to third reading by vv.

\* \* \*

On motion of Rep. Christie the Rules of the House were so far suspended as to place SB 73 on third reading and final passage, by title only, at the present time.

## THIRD READING

**SB 73**

relative to a state scholarship program, was read a third time, passed, and sent to the Senate for concurrence in the House amendment.

(Speaker in the Chair)

## SENATE MESSAGE

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 89**

exempting from taxation certain non-revenue producing property of the water resources board.

## REPORT OF COMMITTEE ON THE JOURNAL

The Committee on the Journal, having examined the journal of Friday, June 23, 1967, offers the following resolution and recommends its adoption:

*Resolved*, that the journal of the house of June 23rd, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said journal as follows:

Correct SB 226, relating to election of board of education for the city of Concord, as printed on pages 2967, and 2968, by striking out section 3 and inserting in place thereof the following:

3 Meetings: Rules. Amend section 9 of chapter 355, Laws of 1961, by striking out in the eleventh, twelfth and thirteenth lines the words "newly elected members of the board shall take office at the first meeting in April following their election" so that said section as amended shall read as follows: 355:9 All Meetings Public. All meetings of the board of education shall be public. Regular meetings shall be held on the second Monday of each month and special meetings shall be held on call of the president or on written request of at least five members of the board. The board shall establish its own rules, and a majority shall constitute a quorum for the transaction of its business. Nothing herein shall prevent the board from holding executive sessions, from which all except its own members may be excluded, for the discussion on matters which, in the opinion of a majority of the board, would not be in the public interest or would tend to injure any individual in his professional or personal affairs. All business of the board, however, shall be transacted in public session.

4. Effective Date. This act shall take effect July 1, 1969.

Stanley A. Hamel, for the Committee.

Report adopted by vv.

\* \* \*

Remarks of Rep. Winkley, Strafford Dist. 11, in House.

It was brought to my attention by a constituent, Gordon Casey, that Rep. Claude Pepper at a hearing on legislation pursuant to abuse of our flag, stated that the penalties for disrespectful acts toward the flag ranged from \$1,000 and imprisonment in Texas to none in New Hampshire. While we are very much in accord with Rep. Pepper's patriotic feeling, we would like him to know New Hampshire does have penalties (we expect them to become more severe) and they are as follows:

(Taken from New Hampshire Revised Statutes Annotated)

573:5 Penalty. Whoever violates any of the foregoing provisions [offenses against flags] shall be fined not more than one thousand dollars, or imprisoned not more than six months, or both.

573:9 Penalty. If any person shall violate any of the provisions of the two sections [offenses against flags] preceding he shall be fined not more than one hundred dollars, or imprisoned not more than one year, or both.

(Rep. Cobleigh moved that the remarks be printed in the journal and a copy sent to Claude Pepper.)

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 62**

making appropriation for the payment of certain bobcat bounties and repealing the authority to grant such bounties in the future.

### AMENDMENT

Amend the title of said bill by striking out the same and inserting in place thereof the following:

#### **An Act**

making appropriation for the payment of certain bobcat bounties and repealing the authority to grant such bounties in the future.

Amend said bill by inserting after section 1 the following new section:

2 Repeal. RSA 470:5 as amended by 1961, 244:1, 1963, 226:1 and 1965, 343:1 relative to bounties for taking bobcats and RSA 470:6, relative to fraud in the collection of bobcat bounties, are hereby repealed.

Further amend said bill by striking out the original section 2, renumbering to read section 3 and inserting in place thereof the following:

3 Effective Date. The provisions of section 1 shall take effect upon the passage of this act and the provisions of section 2 shall take effect as of July 1, 1967.

\* \* \*

Rep. George Gordon moved that the House non-concur in the Senate amendment and that a committee of conference be appointed, and spoke in favor of the motion.

Rep. Drew spoke in favor of the motion.

Motion adopted by vv.

The Chair appointed Reps. Hunt, Huggins and George Gordon as conferees on the part of the House.

## COMMITTEE OF CONFERENCE REPORT

### HB 89

The committee of conference to whom was referred House Bill No. 89 An Act exempting from taxation certain non-revenue producing property of the water resources board, having considered the same report the same with the following recommendations:

That the House recede from its position of non-concurrence, that the Senate recede from its position in adopting its amendment to the bill and that the House and Senate concur in the following amendment to said bill:

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect sixty days after its passage provided that no exemption shall be allowed hereunder until April 1, 1968.

Creeley S. Buchanan  
Harry Spanos  
Conferees on the part of the Senate  
  
Lyle N. Watson  
Noreen Winkley  
George B. Kopperl  
Conferees on the part of the House

Report adopted by vv.

## ANNOUNCEMENT

The Chair announced that Mr. Loring V. Tirrell, Clerk of the Committee of Agriculture, went to Oswego, N. Y. today to receive an honorary award, as Horse Judge of the year from the Morgan Horse Breeder's Association of New York.

\* \* \*

**HB 296**

Rep. deBlois moved that HB 296 be discharged from the committee on Appropriations and that the bill be placed before the House at the present time.

The Chair ruled the motion would require a 2/3 vote of those present and voting to pass, and that debate on the subject matter of the bill is not permissible at the present time.

The Chair requested the Clerk to read the bill to the House.

Rep. deBlois explained the bill.

Motion lost by vv.

Rep. Christie moved that the remarks of Rep. deBlois be printed in the Journal.

Motion adopted by vv.

At the request of Rep. Stevenson, Rep. deBlois answered questions.

## REMARKS BY REP. DEBLOIS

Mr. Speaker: I can only speak on what the bill does according to the rules of the house.

1. The bill does prevent loss of lives in case of a serious fire at the Laconia State School — whose patients are wards of the State.

2. The bill does help to prevent serious losses from fire to the millions and millions of dollars represented in the 27 buildings that are yours.

3. The bill does show our responsibilities to the 1000 patients in these buildings.

4. The bill does show appreciation to the City of Laconia

for taking care of the State properties for 63 years with limited equipment.

5. I hope your vote will give me a chance here in court to explain the bill and my responsibility for the Laconia State School that is in my ward. Your vote will either relieve to a certain extent the City's responsibility and my duty under oath for the good and welfare of the State of New Hampshire pertaining to this bill.

Thank you, Mr. Speaker.

\* \* \*

## COMMITTEE REPORT

### SB 213

relative to the completion of route I-93 in Manchester and Hooksett. Rep. Stafford for Public Works. Inexpedient to legislate.

Rep. Raiche moved that the words, Ought to pass with amendment be substituted for the words, inexpedient to legislate.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Completion of a Section of Interstate Highway. The commissioner of public works and highways is directed to give priority to the design and construction of the section of interstate route 93 from the route 101 interchange in Manchester to the connection with the Central New Hampshire Turnpike in Hooksett before other interstate highway projects are contracted for.

\* \* \*

The Clerk read the amendment in full.

Rep. Raiche spoke in favor of the motion.

Rep. Stafford spoke against the motion.

(discussion ensued)

Rep. Stevenson moved that SB 213 be indefinitely postponed and spoke in favor of the motion.

(discussion ensued)

Reps. Brungot, Corriveau, Alice Davis and Fortier spoke in favor of the motion.

Rep. Maloomian moved the previous question and it was sufficiently seconded.

Motion adopted.

The question now being on the motion to indefinitely postpone SB 213.

Motion adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 672

The committee of conference to whom was referred House Bill No. 672 An Act relative to equipment of motorcycles, and equipment of operators and passengers having considered the same report the same with the following recommendations:

1. That the Senate recede from its position in adopting its amendment to the title of said bill and concur with the House in the following title for the bill: An Act relating to equipment of motorcycles, and equipment of operators and passengers.

2. That the Senate recede from its position in adopting its amendment to RSA 263: 29-b as inserted by section 1 of said bill and concur with the House in the passage of this provision of the bill.

3. That the Senate recede from its position in adopting an amendment to RSA 263:29-c as inserted by section 1 of said bill, that the House recede from its position of nonconcurrence in said amendment and that the House and Senate concur in the adoption of the following amendment to the bill:

Amend RSA 263:29-c as inserted by section 1 of said bill by striking out said section and inserting in place thereof the following:

263:29-c Eye and Face Protection. If a motorcycle is not equipped with a wind shield or screen the operator of said



motorcycle when operating said vehicle shall wear either eye glasses, goggles or a protective face shield.

4. That the Senate recede from its position in adopting certain amendments renumbering certain paragraphs of said bill and concur with the House in the original numbering of said paragraphs as enacted by the House.

John R. Bradshaw  
Thomas J. Claveau  
Conferees on the part of the Senate

Stephen W. Smith  
A. George Manning  
Maurice L. Bouchard  
Conferees on the part of the House

Report adopted by vv.

## RESOLUTIONS

Rep. Gordon of Pembroke offered the following resolution:

### RESOLUTION

*Resolved*, that the mounted bobcat donated by the fish and game committee to the State of New Hampshire be located for viewing by the public at an appropriately designated spot or area in the State House which has been selected by the Governor with the approval of the Council.

Resolution adopted by vv.

\* \* \*

Mr. Cobleigh of Nashua and Mr. Bridges of Brookline offered the following resolution:

*Whereas*, James Antell, a native of Manchester, N. H., currently residing in Burlington, Vermont, was yesterday elected President of the 400,000-member United States Junior Chamber of Commerce, and

*Whereas*, he is only the second man from New England to be elected to this high position in the 47-year history of the organization, and

*Whereas*, he is the first man from New England to be elect-

ed to serve as President of the U. S. Jaycees in many decades, now, therefore

*Be it Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby extend our congratulations to Mr. Antell, and

*Be it Further Resolved*, that the Clerk of the House be instructed to forward a copy of this resolution to Mr. James Antell.

Resolutions adopted by vv.

\* \* \*

Reps. Peever, Nahil and Pettigrew, offered the following resolution:

## RESOLUTIONS

*Where*, Margaret Ford MacPherson has served the House for eleven sessions, twenty two years, first as a house stenographer, and for the past several sessions as secretary to the Clerk, and

*Whereas*, Margaret, as she is known to her many friends in the State House, has been notable, not only for the conscientious and able performance of her duties, but especially for her warm and friendly disposition, and

*Whereas*, Margaret has decided to retire at the end of the present session, therefore be it

*Resolved*, that we, the members of the House of Representatives do hereby express our gratitude and affection to Mrs. MacPherson, and be it further

*Resolved*, that a copy of these resolutions be transmitted to her.

\* \* \*

Resolutions adopted by vv.

\* \* \*

Rep. Collishaw offered the following resolutions:

## RESOLUTIONS

*Whereas*, on July 29 and 30 of this year Brentwood will celebrate its 225th anniversary as a town, and

*Whereas*, Brentwood, in Rockingham County, was granted by Governor Benning Wentworth, and, prior to its incorporation, was a part of the Township of Exeter, and was known as Brentwood Parish and Keeneborough, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, extend our heartiest congratulations to Brentwood on attaining this momentous milestone as a town in our Granite State and our very best wishes for a most successful celebration as such, and be it further

*Resolved*, that the Clerk of the House transmit to the Town of Brentwood a copy of these Resolutions.

Resolutions adopted by vv.

\* \* \*

Rep. Trowbridge offered the following resolution:

## RESOLUTIONS

*Whereas*, the Town of Nelson, Cheshire County, New Hampshire, will celebrate the bicentennial anniversary of its founding as a Town two hundred years ago this year, and

*Whereas*, the Town of Nelson has planned extensive bi-centennial activities to celebrate its anniversary and to publish the historical record of the Town, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby congratulate the Town of Nelson and its citizens on its bicentennial anniversary and on its fine history and extend its best wishes to the Selectmen and other officials for the success of its forthcoming anniversary celebration, and be it further

*Resolved*, that a copy of these resolutions be sent to the Selectmen of the Town of Nelson, N. H.

\* \* \*

Resolutions adopted by vv.

\* \* \*

Rep. McGinness offered the following resolution:

### RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of Marine Alexander G. Wainio of Troy, and

*Whereas*, Mr. Wainio made the supreme sacrifice for his country, bringing honor to his country, state and town, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. and Mrs. Edward A. Wainio.

\* \* \*

Resolutions adopted by vv.

\* \* \*

### COMMITTEE OF CONFERENCE REPORT

#### **HB 363**

The committee of conference to whom was referred House Bill 363, making appropriations for capital improvements, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence,

That the Senate recede from its position in adopting its amendment, and

That the House and Senate concur in the adoption of the following amendment:

Amend the bill by striking out all after the resolving clause and inserting in place thereof the following:

1 Appropriation. The sum of seven million, seventy-nine thousand, nine hundred sixty dollars is hereby appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, and equipment and furnishings as are necessary to complete the same.

The appropriations for the projects are as follows:

I. Aeronautics commission:

Laconia municipal airport, Laconia:

Reconstruction of old runway \$52,000\*

Skyhaven airport, Rochester: 150,000\*\*

Manchester airport:

Clearing obstructions 12,500\*

Nashua airport:

Extension of runway 75,000\*

Keene airport:

Extension of runway 92,500\*

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\$382,000

\*This appropriation shall be for the development and improvement of air navigation facilities under the following conditions: (a) if used to augment local funds, to be spent in the ratio of twenty-five per cent state funds to twenty-five per cent local funds for the development and improvement of air navigation facilities with federal aid under the federal aid airport program; or (b) if used to augment local funds, to be spent in the ratio of fifty per cent state funds to fifty per cent local funds on joint state and local projects which do not qualify for federal aid, subject to determination by the commission that such a project satisfies a public need.

\*\*This appropriation may be expended in conjunction with federal matching funds only.

II. Education:

Vocational institute:

Site — City of Nashua \$200,000

Site development 75,000

Utility connections 25,000

Building 1,150,000

Equipment 600,000

Consultant 77,500

Contingencies 50,000

---

2,177,500

III. Health and welfare:		
Public health:		
Consultant — office and laboratory building plans		35,000
New Hampshire hospital:		
Child treatment facility	\$850,000	
Sprinkler systems	435,000	
Electroencephalograph	10,500	
Tobey building floors	50,000	
Laundry conditioner	13,500	
Hot water tank	8,000	
		<hr/>
		1,367,000
Laconia state school:		
Intensive care facility	\$775,000	
Road reconstruction	25,000	
Purchase and installation of harvest process hay storage, including related equipment	36,800	
		<hr/>
		836,800
Glencliff sanatorium:		
Incinerator		15,000
IV. New Hampshire industrial school:		
Sprinkler systems		25,000
V. Judicial:		
Supreme Court:		
Land and building		1,200,000
VI. Resources and economic development:		
Parks division:		
Development of wells and sewage	\$ 30,000	
Land acquisition	50,000	
Improvements — existing parks system	207,500	
Development of plans	100,000	
Pawtuckaway expansion	200,000	
		<hr/>
	\$587,500	
Less estimated federal funds	278,750	
		<hr/>
		308,750

Strawbery Banke — First state house	35,000
Beach sweeper	25,000

## VII. Water resources:

Bow Lake	\$17,000
Milton Three Ponds	40,000
Souhegan, all sites	60,010
Baker River	76,000
Cold River	12,400
Baker River, recreation sites	62,500
Ashland Dam	15,000

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282,910

## VIII. Soldiers' home:

Nursing facility unit	\$580,000
Less estimated federal funds	290,000

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290,000

## IX. Administration and control:

For renovation of old Post Office and necessary related renovation in State House and Annex including the expense of moving departments and construction of a tunnel between the State House and Post Office

100,000

Total — section 1

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\$7,079,960

---

2 The sum of four million, five hundred forty-four thousand, five hundred dollars is hereby appropriated for the purpose of constructing, furnishing and equipping new educational facilities and alterations and additions to certain present buildings, services and utilities at the University of New Hampshire, as follows:

## I. Durham campus

## Alterations and additions to Nesmith Hall:

Construction of building	\$979,000
Contingency	80,000
Architects' fees	27,000
Equipment	10,000
Site investigation, clerk of works, etc.	16,000
UNH overhead	7,500

---

\$1,119,500

Chemistry building, phase II (addition to  
Parsons Hall):

## Building construction:

Site work	\$14,600
Ledge removal	5,000
Ext. utilities, drainage	7,000
Structures	988,135
Mechanical	589,000
Electrical	200,734
Equipment	369,300
	<hr/>
	\$2,173,769
Clerk of works	10,000
UNH overhead	10,000
Landscaping	1,500
Misc. — trips	5,000
Borings and tests	10,000
Equipment — not fixed	95,520
Walks and drives	1,000
Outside lighting	1,000
Architect's fee	32,176
Contingency	110,035
	<hr/>

2,450,000

## Central receiving building and warehouse:

Construction	\$100,000
Architects' fee	2,000
Clerk of works	3,500
UNH overhead	3,000
Site investigation, testing, etc.	1,500
Contingency	9,000
Equipment	6,000
	<hr/>

125,000

## Total Durham campus

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\$3,694,500

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## II. Plymouth state college

Acquisition of Plymouth school district  
property (substitute for new adminis-  
tration building) \*

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\$600,000

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\*If Plymouth school district on or before June 30, 1969, issues bonds for the construction of new school buildings, to replace buildings being transferred to UNH, any unexpended amounts of this appropriation shall be non-lapsing.

III. Land acquisition	250,000
	<hr/>
Total — section 2	\$4,544,500
	<hr/>

3 The sum of nine million eight hundred fifty-five thousand nine hundred fifteen dollars is hereby appropriated for the purpose of constructing, furnishing and equipping housing and other student services facilities at the University of New Hampshire. The buildings authorized by this appropriation are as follows:

Durham campus:

Residence halls to house approximately	
450 students	\$3,161,500
Addition to Memorial Union building	1,334,000
New Dining Commons	1,303,000
	<hr/>
	\$5,798,500

Keene state college campus:

Residence halls to house approximately	
300 students	\$2,414,180
Alterations and additions to	
Spaulding gymnasium to convert	
to use as student union	300,000
	<hr/>
	2,714,180

Plymouth state college campus:

Residence hall to house approximately	
200 students	1,343,235
	<hr/>
Total — section 3	\$9,855,915
	<hr/>

4 The sum of three hundred thousand dollars is hereby appropriated for the purpose of purchasing library books:

Durham campus library	\$150,000
Keene campus library	75,000

Plymouth campus library	75,000
Total — section 4	<u>\$300,000</u>

5 Expenditures. The appropriation made for the purposes mentioned in section 1 and the sums available for those projects shall be expended by the trustees, commission, commissioner or department head of the institutions and departments referred to herein, provided that all contracts for projects and plans and specifications therefore, shall be awarded in accordance with the provisions of RSA 228.

6 Expenditures. The appropriations made for the purposes mentioned in sections 2, 3 and 4 and the sums available for those projects shall be expended by the trustees of the university of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper or general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received.

6 (a) Availability of appropriation. The appropriations made in sections 2 and 3 are available for all costs incident to the erection, furnishing and equipping of these facilities including the necessary extension of utilities, and includes the cost of the services of architects, engineers, and other consultants of such kind and capacity as the University Board of Trustees may, in its discretion, wish to employ on such terms and conditions as the Board determines, and include the cost of furnishing and equipping the facilities with movable equipment and furnishings not affixed to the buildings, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spent under the direction of the University Board of Trustees.

6 (b) Rejection of low bids. If, in the judgment of the Trustees of the University, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded

to the next lowest bidder, or if the next lowest bid should be rejected, the contract may be awarded to the third lowest bidder.

6 (c) Rejection of all bids. The Board of Trustees of the University has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the Board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms considered most advantageous to the University. If only one bid is received, the Board of Trustees may negotiate a contract for the construction on terms considered most advantageous to the University and to the State. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.

7 Land Acquisition. Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of the governor and council.

8 Bonds Authorized. To provide funds for the appropriations made in sections 1, 2 and 3 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of twenty-one million, seven hundred eighty thousand, three hundred seventy-five dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

9 Notes authorized. To provide funds for the appropriations made in section 4 of this act the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of three hundred thousand dollars and for said purpose may issue notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. The term of such notes shall not exceed three years.

10 Payments. The payment of principal and interest on bonds and notes issued for the projects in sections 1, 2, 3 and 4 shall be made when due from the general funds of the state.

11 Liquidation. The state treasurer is authorized to deduct

from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of sections 2, 3 and 4 hereof.

11 (a) The Trustees of the University of New Hampshire are authorized to maintain the facilities constructed under section 3 of this act and to collect rents, and other income therefrom. The income from all residence halls, dining halls and student unions shall each be maintained in a separate fund for each division of the university. From each such fund shall be paid a proportionate part of the annual interest on the state borrowing for the purpose of section 3 of this act and the proportionate payment of installments of principal as the same become due until such time as all obligations incurred under the provisions of section 3 of this act have been met and thereafter said property shall become a part of the University property. All operating expenses of the residence halls and dining hall constructed under this act at the Durham campus shall be paid from the separate fund so established.

12 Powers of Governor and Council. The governor and council are hereby authorized and empowered:

I. To establish the priority of undertaking any projects hereinbefore enumerated in section I.

II. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.

III. To accept any federal funds which are or become available for any project under section 1 beyond the estimated amounts. Such funds shall reduce appropriations and the bond authorizations made under these sections accordingly.

13 Transfers. The individual project appropriation, as provided in sections 1, 2, 3, and 4, shall not be transferred or expended for any other purpose; provided however, that the governor and council may transfer any balance remaining after completion of any individual project to other projects within the same section.

14 Transfers. Amend 1965, 281:18 by striking out the same and inserting in place thereof the following:

281:18 Transfers. The individual project appropriations as provided in sections 1, 1-A, 2, 3, 4, 5 and 22 shall not be transferred or expended for any other purpose; provided however, that the governor and council may transfer any balance remaining after completion of any individual project to other projects within the same section.

15 Appropriation Extension. The appropriation for the water resources board as provided by chapter 281, Laws of 1965, section 1 shall be available for expenditure until June 30, 1969.

16 Amend Laws, 1965, 281:2 by striking out the same and inserting in place thereof the following:

281:2 The sum of two million dollars is appropriated for the purpose of capital improvements and long term repairs, which purpose includes such related improvements, facilities, equipment, and furnishing as are enumerated herein.

Expansion and development of Echo lake —

Cathedral ledge state park:

Park facilities	\$528,000
Administration facility	115,000
Utilities	380,000
Dam and spillway	800,000

Total construction, including engineering and contingencies	\$1,823,000
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Bathing area and picnic sites, including additional parking	42,000
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Total construction	\$1,865,000
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Land acquisition	135,000
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Total project cost	\$2,000,000
Less federal Land and Water Conservation Fund contributions	1,000,000

Net appropriation	\$1,000,000
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The development of Echo lake — Cathedral ledge state park is to conform basically with the economic feasibility study made by the state department of public works and highways, Edwards and Kelcey, Consultants, dated November 28, 1966.

The appropriation provided by this section shall be available for expenditure until June 30, 1969.

17 Bond Issue. Notwithstanding the provisions of Laws of 1965, 281:9 which authorize the state treasurer to borrow upon the credit of the state not exceeding the sum of thirty-one million, fifty-two thousand, three hundred thirty-one dollars (\$31,052,331), in order that the provisions of section 14 of this act are reflected in the borrowing power of the state treasurer, to provide funds for the purposes stated in said Laws 1965, 281:9, the amount of money authorized to be borrowed under Laws 1965, 281:9 is thirty million, five hundred fifty-two thousand, three hundred thirty-one dollars (\$30,552,331).

18 Amend Laws, 1961, 263:5-a as inserted by 1965, 281:22 by striking out said section and inserting in place thereof the following:

263:5-a Additional Appropriations. In addition to the sums specified in section 5 the following sums are appropriated for the purposes indicated:

Southwestern state park	\$1,000,000
Winnepesaukee state park	1,000,000
Cannon mountain project	800,000
Connecticut lakes study	25,000
Rye harbor project	7,000
Shelburne basin project	10,000
Sunapee ski lift	500,000
Ossipee lake	400,000
Planning	250,000
	<hr/>
Total	\$3,992,000
Less: Federal funds	1,996,000
	<hr/>
	\$1,996,000
Additional state funds	125,000
	<hr/>
	\$2,121,000

The appropriation for each of the above individually speci-

fied projects may not be expended unless participating federal funds are available for that specific project, provided that the appropriation for additional state funds in the amount of \$125,-000 may be used for any expenses for the above programs for which federal funds are not available.

The individual project appropriations as provided above shall not be transferred or expended for any other purpose; provided however, that the governor and council may transfer any balance remaining after completion of any individual project to other projects within the same section.

The appropriation provided by this section shall be available for expenditure until June 30, 1970.

19 Bonds or Notes Authorized. Amend the Laws of 1961, 263:6 as inserted by 1965, 281:23 by striking out the same and inserting in place thereof the following:

263:6 Bonds or Notes Authorized. For the purpose of providing funds necessary for the appropriations made by sections 5 and 5-a, the state treasurer is hereby authorized, under the direction of the governor and council, to borrow on the credit of the state from time to time, a total of eleven million, one hundred twenty-one thousand dollars for the purpose of carrying into effect the provisions hereof and for that purpose may issue bonds or notes in the name and on behalf of the state of New Hampshire at a rate of interest to be determined by the governor and council. The maturity date of such bonds or notes shall be determined in each case by the governor and council but in no case shall they be later than 1990.

20 Repeal. Section 2 of Chapter 361, Laws of 1965, relative to transfer of funds is hereby repealed.

21 Appropriation Expended. Amend section 1 of Chapter 221 of the Laws of 1965 by striking out all after the word "Lapse" in line four so that the section as amended shall read as follows: 221:1 Appropriation Extended. The appropriation for Beaver Brook dam in the amount of \$150,000, or the unexpended balance thereof, as provided for in paragraph IX of Chapter 251:1 of the Laws of 1963, shall not lapse.

22 Effective Date. This act shall take effect July 1, 1967.

On motion of Rep. Weeks the Rules of the House were so

far suspended as to dispense with the reading of the committee of conference report.

Rep. Weeks explained the committee report.

(discussion ensued)

Committee of Conference Report adopted by vv.

### INTRODUCTION OF A GUEST

The Chair introduced Judge Frederick Harrigan of Colebrook, guest of the House today, courtesy of Rep. Hunt.

### RECESS

### AFTER RECESS

### NOTICE OF RECONSIDERATION

#### CA-CR 8

The Chair announced that Rep. Stafford, having voted with the prevailing side, has served notice of reconsideration on CA CR No. 8.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills:

#### HB 113

to create an interstate commission to plan for purification of Nashua River, in conjunction with Massachusetts.

#### HB 448

relating to motor vehicles carrying property for hire.

#### HB 666

to impose a penalty for the unlawful use of an outlet of any inland public water.

#### HB 685

relative to public works and highways reserve fund.

#### HB 790

relative to starting schooling for deaf children at the age of four.



**HB 754**

providing for resident discounts at state skiing facilities and state parks.

**SB 74**

increasing the salaries of classified, temporary and seasonal employees.

**HB 273**

relative to the regulation of aircraft activities.

**HB 321**

providing additional retirement allowances for certain retired state employees.

Idanelle Moulton,  
For the Committee

**SENATE MESSAGE**

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**CA CR 5**

relating to filling senatorial vacancies.

\* \* \*

The Senate has voted to accede to the request of the House for a Committee of Conference on the following entitled bill:

**HB 586**

requiring voter approval of the borrowing of one hundred thousand dollars or more by the city of Lebanon.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Townsend and Claveau.

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives:

**HB 656**

relative to payment of health, welfare, and pension fund contributions by employers.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

**SB 182**

establishing a schedule of costs in the superior court.

\* \* \*

**INTRODUCTION OF SENATE BILLS**

Senate bills with the following numbers and titles, having passed the Senate and in the passage of which it asks the concurrence of the House of Representatives, were read a first and second time and referred to committee as follows:

**SB 192**

establishing the Legislative Commission on EdArc. To Appropriations.

**SB 96**

authorizing the commission and director of fish and game to promulgate rules and regulations governing the taking of wild birds and wild animals except deer. To Fish and Game.

**SB 27**

relating to fiduciary powers of trust companies and national banks. To Banks.

**COMMITTEE OF CONFERENCE REPORT****HB 439**

The committee of conference to whom was referred House Bill No. 439 An Act extending the open season for pheasants, having considered the same report the same with the following recommendations:

That the Senate recede from its position in adopting its amendments to the bill and concur with the House in the passage of said bill.

Senator Langford

Senator Foley

Conferees on the part of the Senate

Rep. Maynard

Rep. LaFrance

Rep. Tuttle

Conferees on the part of the House

Report adopted by vv.

\* \* \*

### **SJR 13**

On motion of Rep. Bell the committee of conference on SJR 13 was discharged and a new committee of conference appointed. The Chair appointed Reps. Casassa, Sheridan and Prescott as conferees on the part of the House.

\* \* \*

Rep. Hartigan moved to suspend the rules, adopted by the House, that speakers be limited to five minutes and only two questions be permitted, be changed to the extent that those making an explanation of the budget bill be allowed more than five minutes and permitted to ask more than two questions and spoke in favor of the motion.

Rep. Cobleigh spoke in favor of the motion.

Motion adopted by vv.

### **COMMITTEE OF CONFERENCE REPORT**

#### **HB 731**

The committee of conference to whom was referred House Bill No. 731 An Act relating to tax exemption on real property to blind persons sixty-five years of age, report the same with the following recommendations:

1. That the house recedes from its position of nonconcurrency in the senate amendment.
2. That the senate recedes from its position in adopting its amendment and that the senate adopt the bill in the same form as adopted by the house.

Creeley S. Buchanan  
Harry Spanos  
Conferees on the Part of the Senate

John A. Graf  
George A. Head  
John L. Welch  
Conferees on the Part of the House

Committee of Conference report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

## HB 718

The Committee of Conference to whom was referred HB 718, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence,

That the Senate recede from its position in adopting its amendment, and

That the House and Senate concur in the adoption of the following amendments:

Amend section 1 of the bill as follows:

Amend the appropriation for legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and which shall be for the expenses of the legislature, including \$232,000 for the office of legislative budget assistant, and \$86,000 for the office of legislative services, as follows: (Salary of legislative budget assistant \$17,680, Other expenditures \$214,320†), (Legislative services — Other expenditures \$86,000): \$838,375

Travel and expenses authorized by RSA 14-A:3

(Supp.)*	17,500	
Legislative council*	5,000	
Council of state governments	4,625	
Alterations and Repairs — third floor of State House*	10,000	
National Association of state legislators —		
N. H. Conference*	1,000**	
Reimbursement for travel expenses incurred while		
attending a national legislative leaders conference:		
Lucien E. Bergeron	300	
Cecil Charles Humphreys	300	600
		<hr/>
Total for legislative branch		\$877,100
		<hr/> <hr/>

†In this appropriation \$6,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may desig-

nate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor. Other provisions of law notwithstanding, the legislative budget assistant shall also serve as research analyst to the senate finance committee, pursuant to the provisions of RSA 14:40. All personnel, equipment, supplies and appropriations of the research analyst to the senate finance committee are hereby transferred to the legislative budget assistant's office, as of July 1, 1967.

\*This appropriation shall not lapse at June 30, 1968.

\*\*This appropriation shall not be expended without prior approval of the fiscal committee of the general court.

*Note:* The fiscal committee of the general court is hereby directed to study and report its recommendations to the 1969 general court relative to the method and form of making the legislative appropriation, considering but not being limited to the advisability of making such appropriation in line item or program budgeting or in any method it shall discover or may have brought to its attention or any combination thereof.

Amend the appropriation For judicial branch: For supreme court: by striking out the same and inserting in place thereof the following:

For supreme court:	
Salaries of justices	\$114,115
Salary of clerk-reporter	15,307
Other personal services:	
Permanent	19,080
Other	1,600
<hr/>	
Total	\$150,102
Current expenses	5,900
Travel:	
In state	2,200
Out of state	1,750
Equipment	5

## Other expenditures:

N. H. supreme court reports*	6,500
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Total	\$166,457
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Less estimated revenue	650
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Net appropriation	\$165,807
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\*The funds in this appropriation shall not lapse but shall be available for expenditure in the following year.

Further amend the appropriation For judicial branch: For judicial council by striking out the same and inserting in place thereof the following:

For judicial council††	10,712‡
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††In this appropriation \$6,400 shall be for the salary of the secretary.

‡The funds in this appropriation shall not lapse but shall be available for expenditure in the following year.

Further amend the appropriation For judicial branch: by changing the figures for "Total for judicial branch" as follows \$550,682 changed to \$558,682.

Amend the appropriation For executive branch: by striking out the same and inserting in place thereof the following:

## Office of governor:

Salary of governor	\$30,000
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## Other personal services:

Other†	65,125
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Total	\$95,125
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Current expenses	9,000
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## Travel:

In state*	2,500
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Out of state	2,000
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Equipment	1,000
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## Other expenditures:

Contingent fund	15,000
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Governor's special fund**	10,000
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Trainee program§	22,000
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New England governor's council	8,000
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Emergency fund	50,000
Operating budget contingent fund***	100,000
	<hr/>
Total	\$314,625

†Salaries paid out of this appropriation shall be at levels set by the governor.

\*Expenses of operating and maintenance of the governor's state car shall be charged to this appropriation.

\*\*The funds appropriated under this item are to be spent by the governor at his own and sole discretion for state purposes, included but not limited to participation in the activities of the United States Governors' Conference, the New England Governors' Conference, and the council of state governments, for which monies are not otherwise appropriated.

§The funds in this appropriation shall not be transferred or used for any other purpose.

\*\*\*Transfers from this fund are subject to prior approval by the governor and council and may be made to all state agency appropriations, excluding only the governor and council. The director of accounts shall keep a record of transfers approved for other than general fund agencies and shall report such special fund transfers to the legislature for appropriate adjustment between funds.

Office of economic opportunity:

Personal services:

Other	\$63,855
Current expenses	7,270

Travel:

In State	3,500
Out of state	1,200

Other expenditures:

VISTA transportation	7,260
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Total	\$83,085
Less estimated federal grant	71,085

Net appropriation	12,000
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## Executive council:

## Personal services:

Other — per diem	\$19,750
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Secretary to executive council	4,500
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Total	\$24,250
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Current expenses	1,600
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## Travel:

In state	5,750
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Out of state	500
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Equipment	450
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Total for executive council	32,550
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## Office of coordinator of federal funds:

Salary of coordinator	\$12,500
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## Personal services:

Permanent	3,956
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Total	\$16,456
-------	----------

Current expenses	1,235
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## Travel:

In state	300
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Out of state	1,000
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Equipment	85
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Total	19,076
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Total for executive branch	\$378,251
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Amend the appropriation For adjutant general's department: Central administrative office: by changing the figures for "Equipment" as follows: 4,850 changed to 4,450; and by changing the figures for "Total" as follows: \$87,830 changed to \$87,430. Further amend the appropriation For adjutant general's department: by changing the figures for "Total for adjutant general's department," as follows: \$450,073 changed to \$449,673; and by changing the figures for "Net appropriation," as follows: \$371,854 changed to \$371,454.

Amend the appropriation For administration and control: Division of budget and control: by changing the figures for "Equipment," as follows: 2,090 changed to 690; by changing the



figures for OASI contributions: State employees as follows: 760,000 changed to 764,311; and by changing the figures for "Total" as follows: \$1,604,702 changed to \$1,607,613.

Further amend the appropriation For administration and control: Division of buildings and grounds: by striking out the same and inserting in place thereof the following:

Division of buildings and grounds:

Personal services:

Permanent	\$213,306
-----------	-----------

Other	1,111
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Total	\$214,417
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Current expenses	98,000
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Travel:

In state	300
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Out of state	350
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Equipment	400
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Other expenditures:

Building repairs — contractual	33,900
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Cleaning portraits	1,000
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Equipment — nurses room	2,000†
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	\$350,367
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†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: Division of buildings and grounds: by changing the figures for "Total for division of buildings and grounds" as follows: 375,516 changed to 377,516.

Further amend the appropriation For administration and control: Telephone switchboard division by inserting at the end thereof the following note:

Note: The comptroller shall take such action as is necessary for the installation of a Centrex telephone system. It is recommended that the control room and equipment for the Centrex telephone system should be installed in a building other than the state house.

Further amend the appropriation For administration and con-

trol: by changing the figure for "Total for administration and control" as follows: \$2,333,148 changed to \$2,338,059.

Amend the appropriation For agriculture: Division of milk control: by striking out the same.

Further amend the appropriation For agriculture by changing the figure for "Total for department of agriculture" as follows: \$401,413 changed to \$399,602.

Amend the appropriation For attorney general's department: Office of coordinator of federal funds: by striking out the same. Further amend the appropriation For attorney general's department: by changing the figures for "Total for attorney general" as follows: \$190,449 changed to \$171,573.

Amend the appropriation For department of health and welfare: Division of public health services: Hospital services: by striking out the same and inserting in place thereof the following:

Hospital services:

Personal services:

Permanent	\$42,642
Other	21,100

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Total	\$63,742
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Current expenses	700
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Travel:

In state	2,500
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Total	\$66,942
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Less estimated federal funds	19,000
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Net appropriation	47,942
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Further amend the appropriation For department of health and welfare: Division of public health services: Public health nursing: by striking out the same and inserting in place thereof the following:

Public health nursing:

Personal services:

Permanent	\$160,254†
Other	3,000

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Total	\$163,254
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Current expenses	9,300
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Travel:	
In state	14,250
Equipment	1,300
Other expenditures:	
Training	500
	<hr/>
Total	\$188,604
Less estimated federal funds	85,200
	<hr/>
Net appropriation	103,404

†The nurse assigned to the State House first aid room shall be classified as a Public Health Nurse II.

Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control: by striking out the same and inserting in place thereof the following:

Communicable disease control:

Personal services:

Permanent	\$48,296
Other	7,500

Total	<hr/> \$55,796
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Current expenses	35,000
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Travel:

In state	2,500
Equipment	950

Total	<hr/> \$94,246
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Less estimated federal funds	22,000
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Net appropriation	<hr/> 72,246
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Further amend the appropriation For department of health and welfare: Division of public health services: Air pollution: by striking out the same.

Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Net appropriation for the division of public health" as follows: 913,202 changed to 927,850.

Further amend the appropriation for department of health and

welfare: Division of public health services: Sanatorium: Professional care: by striking out said section and inserting in place thereof the following:

Professional care:

Personal services:

Permanent	\$156,801
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Other	6,000
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Total	\$162,801
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Current expenses	17,000
------------------	--------

Equipment	1,750
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Total	181,551
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Further amend the appropriation For department of health and welfare: Division of public health services: Sanatorium: by changing the figures for "Total" as follows: \$435,944 changed to \$440,393; by changing the figures for "Net appropriation for sanatorium" as follows: 428,444 changed to 432,893; and by changing the figures for "Total for division of public health services" as follows: \$1,647,884 changed to \$1,666,981.

Amend the appropriation For department of health and welfare: Division of public welfare: Administration: by changing the figures for "Educational leave" as follows: 10,000 changed to 12,500 and by inserting after "Physical examinations" the following words and figures: Operational costs (title XIX) 102,050; and by changing the figures for "Total" as follows: 540,661 changed to 645,211.

Further amend the appropriation For department of health and welfare: Division of public welfare: Child welfare services: by striking out the same and inserting in place thereof the following:

Child welfare services:

Personal services:

Permanent	\$446,050
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Other	3,200
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Total	\$449,250
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Travel:

In state	50,000
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Out of state	5,000
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Equipment	6,005
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Other expenditures:		
Educational leave	12,500	
Institutes and conferences	750	
Specialized services	700	
Special children's fund	11,000	
Foster care	4,500	
	<hr/>	
Total	\$539,705	
Less estimated federal funds	215,408	
	<hr/>	
Net appropriation		324,297

Further amend the appropriation For department of health and welfare: Division of public welfare: Old age assistance: State's share by striking out the same and inserting in place thereof the following:

State's share	\$886,661	
Less estimated revenue	100,000	
	<hr/>	
Net appropriation		786,661

Further amend the appropriation For department of health and welfare: Division of public welfare: Medical care to aged:‡ by striking out the same.

Further amend the appropriation For department of health and welfare: Division of public welfare: Medical care and services: by striking out the same and inserting in place thereof the following:

Medical care and services:		
Categorically needy	\$2,487,419	
Medically needy	660,849	
	<hr/>	
Total	\$3,148,268	
Less local share	323,225	
Less federal share	1,892,740	
	<hr/>	
Net appropriation		932,303

Further amend the appropriation For department of health and welfare: Division of public welfare: by changing the figures for "Total for division of welfare" as follows: 4,890,781 changed to

5,108,971, and by changing the figures for "Net appropriation for division of welfare" as follows: 3,837,371 changed to 4,055,561.

Further amend the appropriation For department of health and welfare: Division of mental health: Office of director: by changing the figures for "Other personal services: Permanent" as follows: 17,660 changed to 20,310; by changing the figures for "Total" as follows: 45,035 changed to 47,685; by changing the figures for "Grants to community mental health services" as follows 500,000 changed to 600,000; and by changing the figures for "Total" as follows: 552,670 changed to 655,320; and by changing the figures for "Total for office of director" as follows: 652,670 changed to 655,320.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Professional care and treatment: by striking out said section and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Permanent	\$1,182,550
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Other	13,000
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Total	\$1,195,550
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Current expenses	30,000
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Travel:

In state	50
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Equipment	7,000
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Total	1,232,600
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Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Training and education: by changing the figures for Personal services: Permanent as follows: 238,460 changed to 259,995; by changing the figures for "Total" as follows: 245,460 changed to 266,995; by inserting following "Equipment" the following words and figures: Other expenditures: Work incentive program 2,500; and by changing the figures for "Total" as follows: 260,110 changed to 284,145.

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: by

changing the figures for "Total for Laconia state school", as follows: \$2,437,668 changed to \$2,478,452; and by changing the figures for "Net appropriation", as follows: 2,420,168 changed to 2,460,952.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Professional care and treatment: by striking out said section and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Unclassified	\$ 314,412
Permanent	3,429,249
Other	137,386

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Total	\$3,881,047
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Current expenses†	63,834
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Drugs:

Outpatients*	15,000
Inpatients	130,000

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Total current expenses	\$ 208,834
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Travel:

In state	4,000
Out of state	3,611

Equipment	25,000
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Total	4,122,492
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†No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms. This appropriation includes \$1,500 for printing a brochure for school of nursing, which shall not be transferred or expended for any other purpose.

\*Payment ability for reimbursement to the state shall be the responsibility of the division of investigation of accounts.

Further amend the appropriation For department of health and welfare: New Hampshire hospital: Custodial care: by changing the figures for current expenses as follows: 700,400 changed to 730,400; and by changing the figures for "Total" as follows: 1,547,906 changed to 1,577,906.

Further amend the appropriation For department of health and

welfare: Division of mental health: New Hampshire hospital: by changing the figures for "Total for New Hampshire hospital", as follows: \$6,823,319 changed to \$6,920,596; and the figures for "Net appropriation" changed as follows: 6,759,819 changed to 6,857,096.

Further amend the appropriation For department of health and welfare: Division of mental health: Child guidance clinics: State funds: by inserting the following words and figures: "Other expenditures: training program 4,500 and by changing the figures for "Total" as follows: 99,100 changed to 103,600; and by changing the figures for "Total for child guidance clinics" as follows: 99,100 changed to 103,600.

Further amend the appropriation For department of health and welfare by changing the figures for "Total for division of mental health", as follows: \$9,831,757 changed to \$10,076,968; and by changing the figures for "Total for department of health and welfare" as follows: \$15,317,012 changed to \$15,799,510.

Amend the appropriation For cancer commission: State funds: by striking out the same and inserting in place thereof the following:

State funds:

Personal services:

Permanent	\$ 14,416
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Other	19,850
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Total	\$ 34,266
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Current expenses	153,738
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Travel:

In state	700
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Total	\$188,704
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Further amend the appropriation For cancer commission: by changing the figures for "Total for cancer commission" as follows: \$188,129 changed to \$188,704.

Amend the appropriation For insurance department: Office of commissioner by striking out the same and inserting in place thereof the following:

For insurance department:

Office of commissioner:

Salary of commissioner	\$ 15,181
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Salary of deputy commissioner	12,285	
Salary of assistant to commissioner	9,375	
Other personal services:		
Permanent	69,901	
Other*	2,000	
	<hr/>	
Total	\$108,742	
Current expenses†	12,224	
Travel:		
In state	100	
Out of state	1,500	
Equipment	940	
Other expenditures:		
Reimbursement of prior travel	161	
	<hr/>	
Total		\$123,667

\*Not to be transferred or used for any other purpose than for actuarial services.

†In this appropriation \$3,200 is for printing insurance laws and shall not be transferred or expended for any other purpose.

Rating division:

Personal services:		
Permanent	\$19,780	
Current expenses	1,400	
Travel:		
In state	50	
Out of state	500	
Equipment	200	
Other expenditures:		
Consulting services:		
Variable annuities	5,000	
	<hr/>	
Total		26,930

Real estate division:

Personal services:		
Permanent	\$14,763	
Other — per diem	2,500	
	<hr/>	
Total	\$17,263	

Current expenses	7,500	
Travel:		
In state	100	
Out of state	730	
Equipment	855	
Other expenditures:		
Printing real estate rosters†	1,000	
		<hr/>
Total		27,448
		<hr/>
Total for insurance department		\$178,045
		<hr/> <hr/>

†This appropriation shall not be transferred or expended for any other purpose.

Amend the appropriation For department of labor: Office of commissioner: by changing the figures for current expenses as follows: 5,039 changed to 7,039; and by changing the figures for "Total" from 45,869 changed to 47,869. Further amend the appropriation For department of labor by changing the figures for "Total for department of labor" as follows: \$188,393 changed to \$190,393.

Amend the appropriation For resources and economic development: Office of commissioner: Community recreation services: by striking out the same and inserting in place thereof the following:

Community recreation service:

Personal services:

    Permanent \$12,579

Current expenses 965

Travel:

    In state 1,115

    Out of state 300

Total

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14,959

Further amend the appropriation For resources and economic development: Office of commissioner: by changing the figures for "Total for office of commissioner", as follows: \$353,534 changed to \$352,971.

Further amend the appropriation For resources and economic development: Division of resources development: by adding following the word "Other" the sign †; and by adding at the end of the section the following footnote:

†In this appropriation \$26,000 shall be for the state's share of the county forestry program.

Further amend the appropriation For resources and economic development: Division of economic development: Administration: Other expenditures: by striking out the words, sign and figures "Seacoast regional plan† 11,075"; by changing the figures for "Total" as follows: 139,241 changed to 128,166; and by striking out the footnote preceded by the sign "†".

Further amend the appropriation For resources and economic development: Division of economic development: Planning and research by changing the figures for "Personal services: Permanent" as follows: \$73,979 changed to \$95,579†; by changing the figures for "Total" as follows: 89,614 changed to 111,214; and by adding at the end thereof the following footnote:

†This appropriation includes funds for a new classified position of Editorial Assistant.

Further amend the appropriation For resources and economic development: Division of economic development: by changing the figure for "Total for division of economic development" as follows: 788,644 changed to 799,169.

Further amend the appropriation For resources and economic development: Industrial park authority: by striking out the same.

Further amend the appropriation For resources and economic development: Urban planning assistance: by deleting the footnote following the word "Note".

Further amend the appropriation For resources and economic development: Division of parks: Self supporting parks: Other expenditures: by inserting following "Major repairs" the following words and figures: Snow making † 30,680; and by changing the figures for "Total" as follows: 797,164 changed to 827,844 and by inserting the following footnote:

†This appropriation shall not be transferred or expended for any other purpose; authorized expenditures may include personal services and current expenses.

Further amend the appropriation For resources and economic development: division of parks: by changing the figures for "Total" 2,338,011 changed to 2,368,691; and by changing the figures for "Less revenue" as follows: 1,819,600 changed to 1,900,600; and by changing the figures for "Net appropriation for division of parks" as follows: 518,411 changed to 468,091.

Further amend the appropriation for resources and economic development: by changing the figures for "Total for department of resources and economic development as follows: 2,111,725 changed to 2,046,630.

Further amend the appropriation by inserting after the appropriation for the department of resources and economic development the following appropriation:

Industrial park authority:†

Personal services:

Permanent \$16,630

Other expenditures 8,107

Total	\$24,737
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†Authority is hereby given to utilize so much as may be necessary of any surplus accumulated during fiscal 1967 within the agency without the use of any other state funds, as may be specifically approved by the Governor and Council.

Amend the appropriation For department of safety: Office of commissioner: Data processing section by changing the figures for "Conversion of auto registrations†" as follows: 30,000 changed to 50,000; and by changing the figures for "Total", as follows: 123,281 changed to 143,281; and by deleting the footnote preceded by the sign "†" and inserting in place thereof the following:

†No part of this appropriation shall be transferred or expended for any other purpose, and shall be available for expenditure until June 30, 1969.

Further amend the appropriation For department of safety: Office of commissioner: by changing the figure for "Total" as follows: \$231,704 changed to \$251,704; and by changing the figures for "Less transfer from highway fund", as follows: 220,944 changed to 240,944.

Further amend the appropriation For department of safety: Initial plate fund: by inserting following "Travel: In state" the following words and figures: Out of state 500; by changing the figures for "Total" as follows: \$158,837 changed to \$159,337; and by changing the figures for "Less estimated revenue" as follows: \$158,837 changed to \$159,337; and by striking out the footnote and inserting in place thereof the following:

\*Other provisions of law notwithstanding, all expenditures from the initial plates and driver training fund shall be subject to budgetary limitations.

Further amend the appropriation For department of safety: Division of state police: Traffic bureau: by striking out the same and inserting in place thereof the following:

Traffic bureau:

Salary of director	\$13,500
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Other personal services:

Permanent	1,051,223
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Other	2,000
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Total	\$1,066,723
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Current expenses	100,000
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Travel:

In state	202,100
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Out of state	1,500
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Equipment	124,000
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Other expenditures:

Oasi and retirement	64,311
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Blue cross and insurance	7,610
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Training	3,800
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Auxiliary police	7,500
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Total	\$1,577,544
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Less estimated revenue	48,000
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Less transfers from turnpikes	145,963
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Less transfer from highway	
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fund	1,383,581
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Net appropriation for traffic bureau

0

Further amend the appropriation For department of safety: Division of motor vehicles: Administration: Other personal

services: by changing the figures for "Permanent" as follows: 238,594 changed to 242,196; and by changing the figures for "Total" as follows: 284,509 changed to 288,111; and by changing the figures for "Total" as follows: 569,628 changed to 573,230.

Further amend the appropriation For department of safety: Division of motor vehicles: by changing the figures for "Total" as follows: 641,223 changed to 644,825; and by changing the figures for "Less transfer from highway funds" 641,223 changed to 644,825.

Further amend the appropriation For department of safety: Division of safety services: by striking out the same and inserting in place thereof the following:

Division of safety services:	
Salary of director	\$9,320
Salary of fire marshal	10,666
Other personal services:	
Permanent	150,129
Other	75,000
	<hr/>
Total	\$245,115
Current expenses	73,225
Travel:	
In state	49,850
Out of state	1,350
Equipment	22,935
Other expenditures:	
Oasi and retirement	16,350
Blue cross and insurance	1,320
Civil defense and rescue training center:	
Schools and training	500
	<hr/>
Total	\$410,645
Less transfer from highway fund	142,368
	<hr/>
Net appropriation for division of safety services	268,277

Further amend the appropriation For department of safety: Tramway board: by inserting after "Current expenses" the fol-

lowing: Equipment 2,000; and by changing the figures for "Total for tramway board" as follows: 11,048 changed to 13,048.

Further amend the appropriation For department of safety: by changing the figures for "Total for department of safety" as follows: \$430,905 changed to \$436,785.

Amend the appropriation For state library: State aid: by changing the figures for "Grants-in-aid to libraries" as follows: 30,500 changed to 35,500; and by changing the figures for "Total for state library" as follows: 306,641 changed to 311,641.

Amend the appropriation For secretary of state: Other expenditures: by striking out the same and inserting in place thereof the following:

Other expenditures:

Trading stamps	\$1,300	
Auctioneers	2,000	
Binding old volumes of N.H. report*	30,000†	
Printing and binding red book	25,000†	
Total		58,300

†This appropriation shall not be transferred or expended for any other purpose and shall be available for expenditure until June 30, 1969.

\*Revenue received from the sale of N. H. Reports shall be deposited with the state treasurer as unrestricted general fund revenue.

Further amend the appropriation For secretary of state by changing the figures for "Total for secretary of state" as follows: \$162,269 changed to \$217,269.

Amend the appropriation For state treasury: Retirement division: by changing the figures for "Normal contributions: Employees" as follows: 431,480 changed to 438,048; by changing the figures for "Total" as follows: 2,785,627 changed to 2,792,195; and by changing the figures for "Net appropriation" as follows: 2,685,627 changed to 2,692,195.

Further amend the appropriation For state treasury: by changing the figures for "Total" as follows: 2,890,379 changed to 2,896,947; and by changing the figures for "Net appropriation for state treasury" as follows: 2,868,226 changed to 2,874,794.

Amend the appropriation For industrial school: Custodial care: by striking out the same and inserting in place thereof the following:

Custodial care:†	
Personal services:	
Permanent	\$339,222
Other	9,499
	<hr/>
Total	\$348,721
Current expenses*	69,000
Equipment	3,290
	<hr/>
Total	421,011

†Such sums as may be required for the custody of certain inmates shall be transferred from the emergency fund upon approval by the governor and council.

\*In this appropriation \$32,000 is for food and no part of this amount shall be transferred or expended for any other purpose. Also included in this appropriation is \$14,500 for products used from the institution's farm and no part of this amount shall be transferred or expended for any other purpose.

Further amend the appropriation For industrial school: Operation of plant: by changing the figures for "Equipment" as follows: 7,400 changed to 7,620; and by changing the figures for "Total" as follows: 68,409 changed to 68,629. Further amend the appropriation For industrial school: by changing the figures for "Total" as follows: \$758,079 changed to \$760,799; and by changing the figures for "Net appropriation for industrial school" as follows: \$751,579 changed to \$754,299.

Amend the appropriation For soldier's home: Professional care and treatment: by changing the figures for "Personal services: Permanent" as follows: \$55,638 changed to \$56,738; and by changing the figures for "Total" as follows: 59,138 changed to 60,238. Further amend the appropriation For soldier's home: by changing the figures for "Total" as follows: \$163,841 changed to \$164,941; and by changing the figures for "Net appropriation for soldier's home" as follows: \$103,741 changed to \$104,841.

Amend the appropriation For state prison: Custodial care: by changing the figures for "Other personal services: Permanent†" as follows: 277,907 changed to 278,507; by changing the



figures for "Total" as follows: \$317,647 changed to \$318,247; by changing the figures for "Custody of certain inmates†" as follows: 1,774 changed to 3,964; by changing the figures for "Total" as follows: 425,711 changed to 428,501; and by deleting the footnote preceded by the signs "†" and inserting in place thereof the following:

†The position of housekeeper included herein shall be deleted when the present incumbent retires.

Further amend the appropriation For state prison: Prison industries: by deleting the sign "\*" following "Less estimated revenue and credits"; and by deleting the footnote preceded by the sign "\*". Further amend the appropriation For state prison: by changing the figures for "Total" as follows \$561,835 changed to \$564,625; and by changing the figures for "Net appropriation for state prison" as follows: \$559,009 changed to \$561,799.

Amend the appropriation For higher education fund: by striking out the same and inserting in place thereof the following:

For higher education fund:

University of New Hampshire:

Authorized expenditures	\$21,110,721
Less estimated revenue:	
Board and room	2,843,775
Tuition	4,214,250
Federal funds	1,162,691
Trust funds	312,847
Auxiliary enterprises	1,276,200
Other revenue	4,254,345
	<hr/>
Net appropriation	\$7,046,613

Keene state college:

Authorized expenditures	\$3,219,163
Less estimated revenue:	
Board and room	686,900
Tuition	802,900
Federal funds	24,500
Auxiliary enterprises	170,000
Other revenue	434,200
	<hr/>

Net appropriation \$1,100,663

## Plymouth state college:

Authorized expenditures	\$2,807,471
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## Less estimated revenue:

Board and room	874,500
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Tuition	676,075
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Federal funds	35,200
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Auxiliary enterprises	134,272
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Other revenue	194,700
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Net appropriation

892,724

Salary increases for non academic personnel

150,000†

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Total for higher education fund\*

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\$9,190,000

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For extension work in counties

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\$111,400

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\*For the fiscal year ending June 30, 1968, the millage formula provided by RSA 187:24 is hereby suspended and the sums hereby appropriated shall be the total appropriation for the University of New Hampshire, Plymouth state college, and Keene state college, and shall be in lieu of requirements for appropriation under said RSA 187:24.

†This appropriation to be expended only for salary increases to non academic employees of the University of New Hampshire, Keene state college and Plymouth state college.

Amend the appropriation For board of education: by changing the figures for "Foundation aid: State aid to school districts" as follows: 4,000,000 changed to 3,800,000; by changing the figures for "Reorganization incentive aid to cooperative school districts†" as follows: 350,000 changed to 250,000.

Further amend the appropriation For board of education: New Hampshire vocational institute — Portsmouth: by striking out said section and inserting in place thereof the following:  
For water pollution commission:

New Hampshire vocational institute —

Portsmouth:

Personal services:

Permanent	\$186,258
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Other	13,000
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Total

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\$199,258

Current expenses	42,000	
Travel:		
In state	800	
Out of state	350	
Equipment	4,950	
Total	\$247,358	
Less estimated revenue:		
Tuition	50,000	
Cafeteria	8,500	
Textbooks and supplies	7,000	
Evening school	7,800	
Federal funds	15,400	
Net appropriation		158,658

Further amend the appropriation For board of education: by changing the figures for "Total" as follows: \$9,266,157 changed to \$8,968,557, and by changing the figures for "Net appropriation for board of education" as follows: \$9,254,657 changed to \$8,957,057.

Amend the appropriation For water resources board: by inserting after "Other expenditures" the following words and figures: Wetlands program † Other personal services 13,900; and by changing the figures for "Total" as follows: 167,212 changed to 181,112; and by changing the figures for "Net appropriation for water resources board" as follows: 139,146 changed to 153,046; and by deleting at the end of the section the "Note" and inserting in place thereof the following:

Note: Notwithstanding any other statute or law to the contrary, the water resources board may not accept or receive any gift or grant of a dam, with or without the approval of the governor and council. This note does not apply to Public law 566 projects.

Amend the appropriation For aeronautics commission by striking out the same and inserting in place thereof the following appropriations:

For aeronautics commission:

Administration:

Salary of director	\$13,500
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Other personal services:		
Permanent	55,895	
Other	1,500	
	<hr/>	
Total	\$70,895	
Current expenses	5,675	
Travel:		
In state	3,000	
Out of state	2,250	
Equipment	3,640	
	<hr/>	
Total		\$85,460
Airways toll fund:		
Other expenditures:		
Establishment and maintenance of air navigation facilities on state airways system		10,000
Aircraft operating fees:		
Other expenditures — as provided by 1961:261	11,500	
Aircraft rental and/or operation:		
Other expenditures	5,000	
	<hr/>	
Total for aeronautics commission		\$111,960
	<hr/>	
For arts commission:		
Other expenditures	\$30,000	
Less: Federal and local contributions	22,500	
	<hr/>	
Total for arts commission		\$7,500†
	<hr/>	

†This appropriation shall not be expended unless three to one matching funds are received.

Amend by inserting following the appropriation For bank commissioner the following new appropriation:

For human rights:		
Other expenditures	\$2,500†	
	<hr/>	

†This appropriation shall not lapse at June 30, 1968. The

Office of Legislative Services shall furnish legal and technical assistance to the Human Rights Commission.

Amend the appropriation For liquor commission by striking out the same and inserting in place thereof the following:

For liquor commission:

Administration:

Salaries of three commissioners	\$36,500
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Other personal services:	
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Permanent	302,928
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Other	3,500
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Total	\$342,928
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Current expenses	44,799
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Travel:

In state	26,170
----------	--------

Out of state	2,700
--------------	-------

Equipment	46,700
-----------	--------

Other expenditures:

Oasi and retirement	27,370
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Special investigation work	500
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Total	\$491,167
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Stores operation:

Personal services:

Permanent	\$1,266,699
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Other	240,000
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Total	\$1,506,699
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Current expenses	442,870
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Travel:

In state	10,860
----------	--------

Equipment	62,800
-----------	--------

Other expenditures:

Oasi and retirement	114,328
---------------------	---------

Total	\$2,137,557
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Less revenue from sweepstakes commission	114,000
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Net appropriation	2,023,557
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## Warehouse:

## Personal services:

Permanent	\$116,308
-----------	-----------

Other	14,800
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Total	\$131,108
-------	-----------

Current expenses	38,464
------------------	--------

Equipment	3,000
-----------	-------

## Other expenditures:

Oasi and retirement	10,510
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Total	183,082
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Total for liquor commission	\$2,697,806
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Note: Notwithstanding other provisions of statutes or rules or regulations to the contrary: (1) all state liquor stores shall open for business no later than 9:00 a.m.; (2) all state liquor stores shall be open a full business day on all six business days of each week, except on legal holidays, except, as provided in RSA 176:11, and on election days; (3) the fifteen liquor stores which have the greatest volume of business shall remain open until at least 10:00 p.m. on at least one business day each week.

Amend the appropriation For racing commission: Harness racing: by changing the figures for "Personnel services: Permanent" as follows: \$12,747 changed to \$20,995; by changing the figures for "Other" as follows: \$118,219 changed to \$111,219; by changing the figures for "Total" as follows: \$130,966 changed to \$132,214; by changing the figures for "Total" as follows: \$147,595 changed to \$148,843; and by changing the figures for "Net appropriation" as follows: 134,850 changed to 136,098. Further amend the appropriation For racing commission: by changing the figures for "Total for racing commission" as follows: \$209,419 changed to \$210,667.

Amend the appropriation For sweepstakes commission: by striking out at the end of the paragraph the "Note" and inserting in place thereof the following:

Note 1: Subsidiary records shall be maintained by the sweepstakes commission which shall reflect proceeds and expenditures applicable to each sweepstakes year. The

resulting net balance remaining from each year shall be paid out to the school districts of the state as provided by RSA 284:21-j.

Note 2: No funds of the sweepstakes commission shall be expended for legal services.

Amend the appropriation For tax commission, by striking out the same and inserting in place thereof the following:

For tax commission:

Office of commission:

Salaries of two commissioners	\$24,240
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Salary of secretary	15,262
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Other personal services:

Permanent	213,390
-----------	---------

Other*	90,000
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Total	\$342,892
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Current expenses†	24,500
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Travel:

In state	40,000
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Out of state	2,000
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Equipment‡	23,450
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Total	\$432,842
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\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†This appropriation includes \$6,500 for printing and binding of tax laws which shall not be transferred or expended for any other purpose.

‡No funds of the tax commission shall be expended for purchase of an electronic calculator.

Municipal accounting:

Personal services:

Permanent	\$88,122
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Other	1,000
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Total	\$89,122
-------	----------

Current expenses	2,500
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Travel:		
In state	7,000	
Out of state	350	
Equipment	150	
	<hr/>	
Total		99,122
Intangible tax:		
Personal services:		
Permanent	\$32,896	
Other	400	
	<hr/>	
Total	\$33,296	
Current expenses	3,300	
Travel:		
In state	300	
Out of state	450	
Equipment	575	
Other expenditures:		
Oasi and retirement	2,845	
Blue cross and insurance	280	
	<hr/>	
Total		41,046
Inheritance tax:		
Personal services:		
Permanent	\$24,639	
Other	7,000	
	<hr/>	
Total	\$31,639	
Current expenses	1,810	
Travel:		
In state	150	
Out of state	50	
Equipment	240	
	<hr/>	
Total		33,889
Tobacco products tax:		
Personal services:		
Permanent	\$44,631	
Other	400	
	<hr/>	
Total	\$45,031	
Current expenses	2,500	



Travel:		
In state	4,900	
Out of state	750	
Equipment	3,300	
Other expenditures:		
Tobacco tax stamps*	60,000	
	<hr/>	
Total		116,481

\*The funds in this appropriation shall not be transferred or expended for any other purpose and shall not lapse until June 30, 1969.

Boat taxation:		
Personal services:		
Other	\$3,500	
Other expenditures	3,500	
	<hr/>	
Total	\$7,000	
Less revenue and balance	7,000	
	<hr/>	
Net appropriation		0

Room and meals tax:†		
Personal services:		
Permanent	\$31,446	
Other	4,000	
	<hr/>	
Total	\$35,446	
Current expenses	5,975	
Travel:		
In state	6,500	
Equipment	17,890	
	<hr/>	
Total	\$65,811	
Transfer from room and meals fund	65,811	
	<hr/>	
Net appropriation		0

†The sums hereby appropriated shall be a charge upon the room and meals fund as established by RSA 78-A:23, as inserted by 1967, 213:1. The governor is authorized to draw his warrant for the sums hereby appropriated out of the general funds in so far as may be necessary prior to the collection of

taxes under said chapter. The general funds shall be reimbursed for any such expenditures when taxes are collected as provided in RSA 78-A:24.

Other expenditures:

Flood control	70,000
Appraisal school	2,000
Forest conservation aid†	54,000
Special aid for heavily timbered towns	20,500

Total for tax commission	<u>\$869,880</u>
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†The funds in this appropriation shall not lapse but shall be available for expenditure until June 30, 1969.

Amend the appropriation For water pollution commission by striking out the same and inserting in place thereof the following:

For water pollution commission:

Office of commission:

Deputy executive director and chief engineer	\$14,440
Chief aquatic biologist	10,451
Director of municipal services and assistance	10,280
Other personal services:	
Permanent	180,095
Other	3,000

Total	\$218,266
Current expenses	12,672
Travel:	
In state	19,600
Out of state	1,100
Equipment	12,471

Total	<u>\$264,109</u>
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New England interstate water pollution commission:

Personal services:

Other	\$700
Current expenses	1,500

## Travel:

Out of state	800	
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Total		3,000
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State aid grants*		1,458,501
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\*The sum hereby appropriated shall not lapse, but shall be added to the appropriation of the commission in any succeeding fiscal year, to be used for the purpose herein contained.

## Sanitary engineering:

Salary of executive director	\$16,782	
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## Other personal services:

Permanent	66,819	
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Other	6,000	
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Total	\$89,601	
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Current expenses	6,800	
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## Travel:

In state	5,000	
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Out of state	400	
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Total		101,801
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## Federal funds:

## Personal services:

Permanent	\$23,232	
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Other	3,500	
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Total	26,732	
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Current expenses	3,368	
------------------	-------	--

## Travel:

In state	1,000	
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Out of state	800	
--------------	-----	--

Equipment	900	
-----------	-----	--

## Other expenditures:

Oasi and retirement	2,100	
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Blue cross and insurance	100	
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Total	\$35,000	
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Less estimated revenue	35,000	
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Net appropriation		0
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Total for water pollution commission	\$1,827,411	
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Amend the appropriation For fish and game department, by striking out the same and inserting in place thereof the following:

For fish and game department:

Commission:

Current expenses \$ 50

Travel:

In state 1,150

Total

\$1,200

Administration:

Salary of director \$13,500

Other personal services:

Permanent 64,070

Other 1,400

Total

\$78,970

Current expenses 29,000

Travel:

In state 700

Out of state 700

Equipment 17,300

Other expenditures:

Retirement 37,290

Oasi 35,337

Life insurance and blue cross 5,450

Total

204,747

Conservation officers:

Personal services:

Permanent \$276,374

Other 9,000

Total

\$285,374

Current expenses† 31,000

Travel:

In state 44,000

Out of state 350

Equipment\* 43,700

Total

404,424

\*This appropriation is for radio equipment and shall not be transferred or expended for any other purpose.

†No charge against this appropriation, or any other appropriation of the fish and game department, shall be made for telephone services for conservation officers, except for toll services.

Damage:

Personal services:

Permanent	\$7,901
Other	1,800

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Total	\$9,701
Current expenses	5,000

Travel:

In state	400
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Other expenditures:

Damage grants	4,500
Bobcat bounties*	2,000

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Total	21,601
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\*No part of this appropriation shall be transferred or expended for any other purpose.

Education:

Personal services:

Permanent	\$24,461
Other	500

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Total	\$24,961
Current expenses	15,000

Travel:

In state	1,750
Out of state	350

Equipment	1,020
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Other expenditures:

Shows†	500
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Total	43,581
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†Not to be transferred or expended for any other purpose.

Inland fisheries (propagation of fish):

Personal services:

Permanent	\$303,408
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Other	5,200	
	<hr/>	
Total	\$308,608	
Current expenses	94,000	
Travel:		
In state	6,625	
Out of state	350	
Equipment	12,000	
Other expenditures:		
U.N.H. contract	10,000	
	<hr/>	
Total		431,583
Propagation of game:		
Personal services:		
Permanent	\$21,909	
Other	875	
	<hr/>	
Total	\$22,784	
Current expenses	16,000	
Travel:		
In state	50	
Equipment	2,200	
	<hr/>	
Total		41,034
Management and research:		
Personal services:		
Permanent	\$150,739	
Other	2,000	
	<hr/>	
Total	\$152,739	
Current expenses	30,000	
Travel:		
In state	5,000	
Out of state	725	
Equipment	12,065	
Other expenditures:		
U.N.H. contract	4,500	
	<hr/>	
Total		205,029

## Maintenance and construction:

## Personal services:

Permanent	\$80,217
Other	4,000

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Total	\$84,217
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Current expenses	30,505
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## Travel:

In state	3,000
Out of state	250

Equipment	9,135
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## Other expenditures:

Land acquisition	100
Adams Point property	5,000

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Total	132,207
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Total for fish and game department	\$1,485,406
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Less revenue and balance	1,485,406
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Net appropriation	\$ 0
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Amend the appropriation For public works and highways: Legislative specials, by changing the figures for "Safety department—for commissioner, division of motor vehicles, state police and safety services" as follows: 2,467,094 changed to 2,490,696; and by changing the figures for "Total" of legislative specials as follows: 3,744,433 changed to 3,768,035. Further amend by changing the figures for "Total" for public works and highways as follows: 58,910,740 changed to 58,934,342. Further amend the appropriation For public works and highways: Less estimated revenue and balance: Available from estimated lapses and balance, as follows: 1,083,544 changed to 1,215,546, and by changing the "Total" for "Less estimated revenue and balance" as follows: 58,910,740 changed to 58,934,342.

Amend the "Total net appropriation for the fiscal year ending June 30, 1968" by changing the figures as follows: 53,033,860 changed to 53,834,077.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Bond issue authorized. To provide funds for the purpose

of construction and reconstruction of highways, the state treasurer is hereby authorized to borrow upon the credit of the state in a sum not exceeding four million dollars and for that purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. The interest and principal due on bonds or notes issued under this section shall be a charge upon the highway fund.

Amend the bill by striking out section "10" and inserting in place thereof the following:

10 Unclassified salary. Amend RSA 94:1, as amended, by deleting the following:

Assistant business supervisor	\$10,500	\$12,000
Assistant business supervisor — agriculture	9,000	10,500
Business supervisor — health and welfare	12,000	13,500
Executive director, water pollution commission	15,000	16,500

Further amend RSA 94:1, as amended, by inserting in the proper alphabetical order the following:

Assistant business supervisors	\$10,500	\$12,000
Assistant state treasurer	9,000	10,500
Chief aquatic biologist, water supply and pollution control commission	8,280	10,280
Deputy executive director and chief engineer, water supply and pollution control commission	11,600	14,320
Director of municipal services and assistance, water supply and pollution control commission	8,280	10,280
Executive director, water supply and pollution control commission	15,000	16,500
Senior industrial agents	8,600	10,630

Amend the bill by striking out section "15" and inserting in place thereof the following sections:

15 Interim employment. In addition to any sum hereinabove appropriated for the office of the secretary of state there is hereby appropriated \$6,500 for the employment of Benjamin F.



Greer, clerk of the senate during the period from July 1, 1967 to June 30, 1968 at the rate of \$250 bi-weekly. The services of said Benjamin F. Greer shall be available to interim legislative committees and to the secretary of state's department. The sum hereby appropriated shall be a charge on the legislative appropriation.

16 Room assignment. Other provisions of law notwithstanding all rooms on the third floor of the state house shall be assigned for use by the President of the Senate and the Speaker of the House.

17 Technical Institutes and Vocational — Technical Schools. Amend RSA 188-A:2 as inserted by 1961, 267:1 by inserting after section 2 a new section as follows: 188-A:2-a Director of Technical Institute, Salary. The commissioner, subject to the approval of the state board, shall appoint a director of each technical institute. The director shall be responsible for the administration and operation of the technical institute and he shall perform any other duties concerning the institute assigned to him by the commissioner. His appointment is for an indefinite term. He may be removed only in accordance with RSA 4:1. He need not be a resident of this state when appointed. The salary of the technical institute director shall be fixed by RSA 94:1.

18 Expenses of the General Court. Amend RSA 14:27-b (supp) as inserted by 1965, 239:17 by striking out said section and inserting in place thereof the following:

14:27-b Expenses of the General Court During Interim. During the period when the legislature is not in session, no expenditure shall be charged against the legislative appropriation for the expenses of the legislature, exclusive of appropriations included therein for the office of the legislative budget assistant to the appropriations and finance committees, office of research analyst to the senate finance committee, and the office of the director of legislative services, without the authorization and approval of the president of the senate in the case of expenditures for the senate and the speaker of the house in the case of expenditures for the house. No expenditure of said funds shall be made without certification by the chairman or vice chairman of the senate finance committee in the case of senate expenditures or the chairman or vice chairman of the house appropriations

committee in the case of house expenditures that sufficient funds are available in the particular appropriation. Authority is also granted hereby to the president of the senate and the speaker of the house to purchase supplies and equipment and to cause payment of expenses incidental to the operation and business of the legislature while the legislature is not in session. Such purchasing or payments shall be a charge upon the legislative appropriation, except such expenses as are otherwise specifically provided for by law. In the event of a vacancy in the office of president of the senate or of the speaker of the house during the period the legislature is not in session, the chairman of the senate finance committee or the chairman of the house appropriations committee respectively shall have and exercise the authority conferred upon the president and the speaker by this section.

19 All psychiatric nurses in the classified service are hereby increased one salary grade effective July 14, 1967. All remaining nurse classifications requiring registration are hereby increased two salary grades effective July 14, 1967.

20 Committee Established. There is hereby established a committee of six members, composed of the president of the senate, the speaker of the house, and the majority and minority leaders of the house and senate, to research, record and publish the history, background, story, development, and achievements of the General Court in such form as it may determine with the purpose in view of making available in convenient, interesting, and readable form to the people of the state and teachers and students this facet of the history of our state. There is hereby appropriated for the fiscal year ending June 30, 1968 the sum of eight thousand dollars which shall be non lapsing to be expended by the committee to pay for the costs hereof including but not limited to the employment of clerical, research, consultant and expert personnel to assist the committee in carrying out the purposes for which it is hereby established, which shall be a charge against the legislative appropriation. All state, county, city and town officers, agencies and departments are hereby directed to cooperate fully with the committee in furnishing to it data, information and facts relative to the General Court which come within their custody or knowledge in their official capacity.

21 Computerized Statutory Search System for Revised Statutes Annotated. The director of legislative services is hereby

authorized, directed and empowered to computerize a statutory code search system of the New Hampshire revised statutes annotated designed for the greatest use possible by the general court, the judiciary, office of the attorney general, and such other departments and agencies as could effectively utilize such system. Notwithstanding any other provisions of law, the said director, with the approval of the legislative services committee, is authorized and empowered to contract with a competent and qualified vendor experienced in computerized data retrieval systems to provide necessary text tape and search program and such other type composition tape with appropriate coding and data for printing of statutes as may be required. The commissioner of public works and highways is authorized and directed to cooperate with the office of legislative services as may be requested in the development of this program. The sum of fifty thousand dollars is hereby appropriated to the office of legislative services for the purposes of this act. Said sum shall be addition to any other appropriations for the office of legislative services, shall be a continuing appropriation, may not be transferred, and shall be a charge on the legislative appropriation.

22 Study committee. A special study committee is hereby established to examine the recent United States Supreme Court rulings and in the light of their findings to recommend formative legislation which should be impervious to constitutional challenge. The committee shall consist of nine members, one member to be the president of the New Hampshire Bar Association or his designate, one member to be the president of the University or his designate, one member to be the professional consultant in charge of subversive investigations, one member of the senate to be appointed by the president of the senate, one member of the house of representatives to be appointed by the speaker of the house, and four members to be appointed by the governor. The committee shall submit its report to the legislature at the earliest date consistent with thorough study of the issue to permit the drafting of precise remedial legislation. The members of said committee who are members of the general court shall be reimbursed for their mileage and expenses when engaged in their duties hereunder as provided by RSA 14-A:3. The other members of the committee shall receive no compensation for their services but shall be entitled to expenses including mileage in the performance of the duties of the committee. The sum of one thousand dol-

lars (\$1,000) is hereby appropriated for said mileage and expenses and also for clerical or professional services in connection with the preparation of the report of said committee to the legislature. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

23 Takes effect. This act shall take effect July 1, 1967.

On motion of Rep. Eaton the Rules of the House were so far suspended as to dispense with the reading of the committee of conference report.

Rep. Eaton moved the adoption of the committee of conference report.

Rep. Eaton explained the report.

Rep. Drake further explained the report.

(discussion ensued)

Reps. Cobleigh and Pickett spoke in favor of the committee of conference report.

Committee of conference report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 719

The Committee of Conference to whom was referred HB 719, making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrence,

That the Senate recede from its position in adopting its amendment, and

That the House and Senate concur in the adoption of the following amendment:

Amend section 1 of the bill as follows:

Amend the appropriation For legislative branch by striking out the same and inserting in place thereof the following:

A continuing appropriation which shall not lapse, shall not be transferred to any department, institution or account, and

which shall be for the expenses of the legislature, including \$236,500 for the office of legislative budget assistant, and \$86,000 for the office of legislative services, as follows: (Salary of legislative budget assistant \$17,680, Other expenditures \$218,820†), (Legislative services — Other expenditures

\$86,000):	\$778,375
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Travel and expenses authorized by	
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RSA 14-A:3 (Supp.)	10,000
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Legislative council	5,000
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Council of state governments	4,625
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Total for legislative branch	<u>\$798,000</u>
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†In this appropriation \$7,000, or so much as necessary, may be expended by the legislative budget assistant for an audit of the state treasury. The legislative budget assistant may designate a certified public accountant, not employed in state service, to make the annual audit of the state treasury and said legislative budget assistant may accept the findings and report of said certified public accountant as fulfilling the provisions of paragraph II, section 31, chapter 14, RSA, whereby the said legislative budget assistant is required to audit the accounts of the state treasurer. The legislative budget assistant shall, when overtime or temporary assistance is necessary, obtain such assistance and determine the compensation therefor. Other provisions of law notwithstanding, the legislative budget assistant shall also serve as research analyst to the senate finance committee, pursuant to the provisions of RSA 14:40. All personnel, equipment, supplies and appropriations of the research analyst to the senate finance committee are hereby transferred to the legislative budget assistant's office, as of July 1, 1967.

Amend the appropriation For judicial branch: For supreme court: by striking out the same and inserting in place thereof the following:

For supreme court:

Salaries of justices	\$114,140
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Salary of clerk-reporter	15,360
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Other personal services:	
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Permanent	19,090
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Other	1,600
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Total	<u>\$150,190</u>
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Current expenses	5,900
Travel:	
In state	2,200
Out of state	1,750
Equipment	70
Other expenditures:	
N. H. supreme court reports	6,500
	<hr/>
Total	\$166,610
Less estimated revenue	650
	<hr/>

Net appropriation \$165,960

Further amend appropriation For judicial branch: For judicial council†† by striking out the same and inserting in place thereof the following:

For judicial council†† 10,712

††In this appropriation \$6,400 shall be for the salary of the secretary.

Further amend the appropriation For judicial branch by changing the figures for "Total for judicial branch" as follows: 550,535 changed to 558,535.

Amend the appropriation For executive branch: by striking out the same and inserting in place thereof the following:

For executive branch:

Office of governor:

Salary of governor \$30,000

Other personal services:

Other† 66,428

Total 

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\$96,428

Current expenses 9,000

Travel:

    In state\* 2,500

    Out of state 2,000

Equipment 5,000††

Other expenditures:

    Contingent fund 15,000

    Governor's special fund\*\* 10,000

    Trainee program††† 22,000

New England governors' council	8,000	
Emergency fund	50,000	
Operating budget contingent fund***	100,000	
Governor's legal council	7,500	
Secretary for legal council	2,500	
Total		\$329,928

†Salaries paid out of this appropriation shall be at levels set by the governor.

\*Expense of operating and maintenance of the governor's state car shall be charged to this appropriation.

††Included in this sum is \$4,000 for purchase of new state car for the governor.

\*\*The funds appropriated under this item are to be spent by the governor at his own and sole discretion for state purposes, included but not limited to participation in the activities of the United States Governors' Conference, the New England Governors' Conference, and the council of state governments, for which monies are not otherwise appropriated.

†††The funds in this appropriation shall not be transferred or used for any other purpose.

\*\*\*Transfers from this fund are subject to prior approval by the governor and council and may be made to all state agency appropriations, excluding only the governor and council. The director of accounts shall keep a record of transfers approved for other than general fund agencies and shall report such special fund transfers to the legislature for appropriate adjustment between funds.

#### Office of economic opportunity:

##### Personal services:

Other	\$65,122
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Current expenses	6,500
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##### Travel:

In state	3,500
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Out of state	900
--------------	-----

Other expenditures:		
VISTA transportation	7,260	
	<hr/>	
Total	\$83,282	
Less estimated federal grant	71,282	
	<hr/>	
Net appropriation		12,000
Office of coordinator of federal funds:		
Salary of coordinator	\$13,000	
Personal services:		
Permanent	4,111	
	<hr/>	
Total	\$17,111	
Current expenses	1,320	
Travel:		
In state	300	
Out of state	1,000	
Equipment	95	
	<hr/>	
Total		19,826
Executive council:		
Personal services:		
Other — per diem	\$19,750	
Secretary to executive council	4,500	
	<hr/>	
Total	\$24,250	
Current expenses	1,600	
Travel:		
In state	6,000	
Out of state	500	
	<hr/>	
Total for executive council		32,350
		<hr/>
Total for executive branch		\$394,104
		<hr/> <hr/>

Amend the appropriation for administration and control: Division of budget and control: Other expenditures, by inserting after New England board of higher education: Grants, the following: Preparation of governor's budget 7,000†; and by changing the figures for Oasi contributions: State employees, as follows: 815,000 changed to 819,558.



Further amend by changing the figures for "Total" of said Division of budget and control, as follows: 1,754,443 changed to 1,766,001. Further amend at the end of the paragraph the following sign and footnote:

†This appropriation shall not be transferred or expended for any other purpose.

Further amend the appropriation For administration and control: Telephone switchboard division, by inserting at the end thereof the following note:

Note: The comptroller shall take such action as is necessary for the installation of a Centrex telephone system. It is recommended that the control room and equipment for the Centrex telephone system should be installed in a building other than the state house.

Further amend the appropriation For administration and control, by changing the figures for "Total for administration and control" as follows: 2,464,801 changed to 2,476,359.

Amend the appropriation For agriculture: Division of milk control: by deleting said paragraph. Further amend the appropriation For agriculture: by changing the figures for "Total for department of agriculture" as follows: 391,108 changed to 390,924.

Amend the appropriation For attorney general's department: Office of coordinator of federal funds: by striking out the same. Further amend the appropriation For attorney general's department: "Total for attorney general" as follows: \$192,362 changed to 172,736.

Amend the appropriation For department of health and welfare: Division of public health services: Hospital services: by striking out same and inserting in place thereof the following:

Hospital services:

Personal services:

Permanent	\$42,672
-----------	----------

Other	21,100
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Total	\$63,772
-------	----------

Current expenses	700
------------------	-----

Travel:	
In state	2,500
	<hr/>
Total	\$66,972
Less estimated federal	
funds	19,000
	<hr/>
Net appropriation	47,972

Further amend the appropriation For department of health and welfare: Division of public health services: Public health nursing: by striking out the same and inserting in place thereof the following:

Public health nursing:

Personal services:

Permanent†	\$163,037
Other	3,000

Total	\$166,037
Current expenses	9,300

Travel:

In state	14,250
Equipment	450

Other expenditures:

Training	500
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Total	\$190,537
Less estimated federal	
funds	86,153

Net appropriation	104,384
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†The nurse assigned to the state house first aid room shall be classified as a Public Health Nurse II.

Further amend the appropriation For department of health and welfare: Division of public health services: Communicable disease control: by striking out the same and inserting in place thereof the following:

Communicable disease control:

Personal services:

Permanent	\$48,476
-----------	----------

Other	7,500
Total	<u>\$55,976</u>
Current expenses	35,000
Travel:	
In state	2,500
Equipment	950
Total	<u>\$94,426</u>
Less estimated federal funds	22,000

Net appropriation 72,426

Further amend the appropriation For department of health and welfare: Division of public health services: Air pollution, by striking out the same.

Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Net appropriation for division of public health" as follows: 918,844 changed to 933,492.

Amend the appropriation For department of health and welfare: Sanatorium: Professional care: by striking out the same and inserting in place thereof the following:

Professional care:

Personal services:

Permanent	\$158,948
Other	6,000

Total	<u>\$164,948</u>
Current expenses	17,000

Total 181,948

Further amend the appropriation For department of health and welfare: Sanatorium: by changing the figures for "Total for Sanatorium" as follows: 440,303 changed to 444,752; and by changing the figures for "Net appropriation" as follows: 421,553 changed to 426,002. Further amend the appropriation For department of health and welfare: Division of public health services: by changing the figures for "Total for division of public health services" as follows: 1,653,261 changed to 1,672,358.

Amend the appropriation For department of health and welfare: Division of public welfare: Administration, by changing the figures for "Educational leave" as follows: 10,000 to 15,000; and by inserting after "Physical examinations" the following words and figures: Operational costs (title XIX) 115,160; and by changing the figures for "Total" as follows: 549,114 changed to 669,274.

Further amend the appropriation For department of health and welfare: Division of public welfare: Child welfare services, by striking out the same and inserting in place thereof the following:

Child welfare services:

Personal services:

Permanent	\$539,236
Other	6,950

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Total	\$546,186
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Travel:

In state	53,000
Out of state	5,000

Equipment	2,120
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Other expenditures:

Educational leave	15,000
Institutes and conferences	750
Specialized services	700
Special children's fund	11,000
Foster care	4,500

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Total	\$638,256
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Less estimated federal funds	215,408
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Net appropriation	422,848
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Further amend the appropriation For department of health and welfare: Division of public welfare: Old age assistance: State's share, by striking out the same and inserting in place thereof the following:

State's share	\$916,742
Less estimated revenue	100,000

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Net appropriation	816,742
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Further amend the appropriation For department of health and welfare: Division of public welfare: Medical care to aged:‡, by striking out the same.

Further amend the appropriation For department of health and welfare: Division of public welfare: Medical care and services, by striking out the same and inserting in place thereof the following:

Medical care and services:

Categorically needy	\$2,823,327
Medically needy	1,504,168

Total	\$4,327,495
Less local share	362,535
Less federal share	2,601,691

Net appropriation	1,363,269
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Further amend the appropriation For department of health and welfare: Division of public welfare, by changing the figures for "Total for division of welfare" as follows: 5,460,685 changed to 6,051,160; and by changing the figures for "Net appropriation for division of welfare" as follows: 4,291,919 changed to 4,882,394.

Amend the appropriation for Department of health and welfare: Division of mental health: Office of director, by changing the figures for "Other personal services: Permanent" as follows: 17,660 changed to 23,343; by changing the figure for "Total" as follows: 45,035 changed to 50,718; by changing the figures for "Grants to community mental health services" as follows: 500,000 changed to 600,000; and by changing the figures for "Total for office of director" as follows: 553,435 changed to 659,118.

Amend the appropriation For department of health and welfare, Division of mental health: Laconia state school: Professional care and treatment: by striking out the same and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Permanent	\$1,200,844
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Other	13,000
Total	<u>\$1,213,844</u>
Current expenses	30,000
Travel:	
In state	50
Equipment	<u>3,000</u>
Total	1,246,894

Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: Training and education: by striking out the same and inserting in place thereof the following:

Training and education:

Personal services:

Permanent	\$268,978
Other	<u>7,000</u>

Total	\$275,978
Current expenses	9,000
Travel:	
In state	1,000
Equipment	2,000
Other expenditures:	
Working incentive program	<u>2,500</u>

Total	290,478
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Further amend the appropriation For department of health and welfare: Division of mental health: Laconia state school: by changing the figures for "Total for Laconia state school" as follows: 2,430,478 changed to 2,476,387; and by changing the figures for "Net appropriation" as follows: 2,412,978 changed to 2,458,887.

Amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Professional care and treatment: by striking out the same and inserting in place thereof the following:

Professional care and treatment:

Personal services:

Unclassified	\$ 318,502
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Permanent	3,477,255
Other	140,386
<hr/>	
Total	\$3,936,143
Current expenses†	64,319
Drugs:	
Outpatients*	18,000
Inpatients	140,000
<hr/>	
Total current expenses	\$222,319
<hr/>	
Travel:	
In state	4,000
Out of state	5,518
Equipment	20,000
<hr/>	
Total	4,187,980

†No charge against this appropriation or any other appropriation of the New Hampshire hospital shall be made for nurses uniforms. This appropriation includes \$1,500 for printing a brochure for the school of nursing which shall not be transferred or expended for any other purpose.

\*Payment ability for reimbursement to the state shall be the responsibility of the division of investigation of accounts.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: Custodial care, by changing the figures for "Current expenses†" as follows: 700,400 changed to 735,400; and by changing the figures for "Total" as follows: 1,543,276 changed to 1,578,276.

Further amend the appropriation For department of health and welfare: Division of mental health: New Hampshire hospital: by changing the figures for "Total for New Hampshire hospital" as follows: 6,854,857 changed to 6,957,134; and by changing the figures for "Net appropriation" as follows: 6,791,357 changed to 6,893,634.

Further amend the appropriation For department of health and welfare: Division of mental health: Child guidance clinics: State funds, by inserting the following words and figures: Other

expenditures: Training program 4,500; and by changing the figures for "Total" as follows: 97,920 changed to 102,420; and by changing the figures for "Total for child guidance clinics" as follows: 97,920 changed to 102,420.

Further amend the appropriation For department of health and welfare: Division of mental health: as follows: 9,855,690 changed to 10,114,059. Further amend the appropriation For department of health and welfare by changing the total for said department as follows: 15,800,870 changed to 16,668,811.

Amend the appropriation For cancer commission: by striking out the same and inserting in place thereof the following:

For cancer commission:

State funds:

Personal services:

Permanent \$14,416

Other 20,850

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Total \$35,266

Current expenses 161,869

Travel:

In state 700

---

Total \$197,835

Federal funds:

Personal services:

Permanent \$8,626

Other expenditures:

Cancer registries and other cancer  
control activities 16,374

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Total 25,000

Less estimated federal funds 25,000

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Net appropriation 0

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Total for cancer commission \$197,835

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Amend the appropriation For insurance department: by striking out the same and inserting in place thereof the following:



## For insurance department:

## Office of commissioner:

Salary of commissioner	\$15,181
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Salary of deputy commissioner	12,300
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Salary of assistant to commissioner	9,750
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## Other personal services:

Permanent	70,198
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Other*	2,000
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Total	\$109,429
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Current expenses	9,764
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## Travel:

In state	100
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Out of state	1,250
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Equipment	650
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Total	\$121,193
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\*Not to be transferred or used for any other purpose than for actuarial services.

## Rating division:

## Personal services:

Permanent	\$19,874
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Current expenses	1,400
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## Travel:

In state	50
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Out of state	500
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Equipment	95
-----------	----

## Other expenditures:

## Consulting services:

Variable annuities	400
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Total	22,319
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## Real estate division:

## Personal services:

Permanent	\$15,010
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Other — per diem	2,500
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Total	\$17,510
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Current expenses	7,650
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Travel:	
In state	100
Out of state	680
Equipment	355
	<hr/>
Total	26,295
	<hr/>
Total for insurance department	\$169,807
	<hr/> <hr/>

Amend the appropriation For department of labor: Office of commissioner: by striking out the same and inserting in place thereof the following:

For department of labor:

Office of commissioner:	
Salary of commissioner	\$12,500
Salary of deputy commissioner	8,600
Other personal services:	
Permanent	16,097
Other	1,770
	<hr/>
Total	\$38,967
Current expenses	8,021
Travel:	
In state	600
Out of state	1,000
	<hr/>
Total	48,588

Further amend the appropriation For department of labor: by changing the figures for "Total for department of labor" as follows: 184,127 changed to 186,127.

Amend the appropriation For resources and economic development: Community recreation service: by striking out the same and inserting in place thereof the following:

Community recreation service:	
Personal services:	
Permanent	\$12,872
Current expenses	965
Travel:	
In state	1,115

Out of state	300
Total	15,252

Further amend the appropriation For resources and economic development: Office of commissioner: by changing the figures for "Total for office of commissioner" as follows: 348,271 changed to 350,031.

Further amend the appropriation For resources and economic development: Division of resources development: by striking out the same and inserting in place thereof the following:

Division of resources development:

Salary of director	\$13,621
Personal services:	
Permanent	299,729
Other†	39,819
Total	\$353,169
Current expenses	26,500
Travel:	
In state	17,820
Out of state	900
Equipment	22,200
Other expenditures:	
State's share of town warden training expenses	3,000
State's share of town prevention bills	2,200
Plant maintenance — repairs to machines and equipment	4,075
Repairs to buildings	3,300
Total	\$433,164
Less revenue:	
Clarke-McNary law — sections 2 and 4	106,000
Forest pest and disease	15,000

White pine blister	
rust	26,000
Nursery seed orchard	
— title IV	10,000
Other revenue	2,976
	<hr/>
Net appropriation	\$273,188

†In this appropriation \$26,000 shall be the state's share of the county forest program.

Further amend the appropriation For resources and economic development: Division of economic development: Administration, by striking out the same and inserting in place thereof the following:

Administration:	
Salary of director	\$13,500
Other personal services:	
Permanent	15,506
Other	2,400
	<hr/>
Total	\$31,406
Current expenses	40,800
Travel:	
In state	1,250
Out of state	1,500
Other expenditures:	
Regional associations*	35,000
Eastern states exposition	8,000
	<hr/>
Total	\$117,956

\*This appropriation shall be equally divided between the six regional associations.

Further amend the appropriation For resources and economic development: Division of economic development: Planning and research: Personal services: Permanent, by changing the figures as follows: 74,569 changed to 98,067, and by changing the figures for "Total" as follows: 89,229 changed to 112,727. Further amend the appropriation For resources and economic development: Division of economic development: by changing the figures for "Total for division of economic development" as follows: 781,601 changed to 793,899. Further amend the appro-

priation For resources and economic development: Industrial park authority: by striking out the same.

Further amend the appropriation For resources and economic development: Urban planning assistance: by deleting the "Note" at end of said paragraph.

Further amend the appropriation For department of resources and economic development: Division of parks: Self-supporting parks: Other expenditures, by inserting the following words and figures: "Snow making†† 30,680:" and by changing the figures for "Total" as follows: 805,794 changed to 836,474; and by inserting the following footnote:

††This appropriation shall not be transferred or expended for any other purpose; authorized expenditures may include personal services and current expenses.

Further amend said paragraph for division of parks by changing the figures for "Total" as follows: 2,334,675 changed to 2,365,355; by changing the figures for "Less revenue" as follows: 1,714,019 changed to 1,795,019; and by changing the figures for "Net appropriation of division of parks" as follows: 620,656 changed to 570,336.

Further amend the appropriation For resources and economic development: by changing the figures for "Total for department of resources and economic development" as follows: 2,198,694 changed to 2,140,491.

Further amend by inserting following the department of resources and economic development the following appropriation:

For industrial park authority:†

Personal services:

Permanent	\$16,630
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Other expenditures	5,311
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Total	<u>\$21,941</u>
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†Authority is hereby given to utilize so much as may be necessary of any surplus accumulated during fiscal 1968 within the agency without the use of any other state funds, as may be specifically approved by the Governor and Council.

Amend the appropriation For department of safety: Initial plate fund: by striking out the same and inserting in place thereof the following:

Initial plate fund:\*

Personal services:

Permanent \$15,008

Current expenses 10,275

Travel:

In state 1,500

Out of state 500

Other expenditures:

Oasi and retirement 1,205

Blue cross and insurance 150

Driver assistance 125,000

Police training school 4,000

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Total \$157,638

Less estimated revenue 157,638

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Net appropriation

0

Further amend the appropriation For department of safety: Division of state police: Traffic bureau: by striking out the same and inserting in place thereof the following:

Division of state police:

Traffic bureau:

Salary of director \$13,500

Other personal services:

Permanent 1,074,344

Other 2,000

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Total \$1,089,844

Current expenses 100,000

Travel:

In state 202,100

Out of state 1,500

Equipment 128,000

Other expenditures:

Oasi and retirement 65,695

Blue cross and insurance 7,610

Training	3,800	
Auxiliary police	7,500	
		<hr/>
Total	\$1,606,049	
Less estimated revenue	50,250	
Less transfer from turnpikes	146,143	
Less transfer from highway fund	1,409,656	
		<hr/>
Net appropriation	\$	0

Further amend the appropriation For department of safety: Division of motor vehicles: Administration: Other personal services, by changing the figures for "Permanent" as follows: 241,-375 changed to 245,099; by changing the figures for "Total as follows: 287,590 changed to 291,314; by changing the figures for "Administration" total as follows 564,890 changed to 568,-614.

Further amend the appropriation For department of safety: Division of motor vehicles, by changing the figures for "Total for division of motor vehicles" as follows: 635,597 changed to 639,-321; and by changing the figures for "Less transfer from highway fund" as follows: 635,597 changed to 639,321.

Further amend the appropriation For department of safety: Division of safety services: by striking out the same and inserting in place thereof the following:

Division of safety services:	
Salary of director	\$9,624
Salary of fire marshal	10,680
Other personal services:	
Permanent	151,797
Other	75,000
	<hr/>
Total	\$247,101
Current expenses	73,225
Travel:	
In state	51,850
Out of state	1,350
Equipment	19,850

## Other expenditures:

Oasi and retirement	16,750
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Blue cross and insurance	1,320
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## Civil defense and rescue training center:

Schools and training	500
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Total for safety services	\$411,946
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Less transfer from highway fund	142,593
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Net appropriation	269,353
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Further amend the appropriation For department of safety by changing the figures for "Total for department of safety" as follows: 433,400 changed to 437,936.

Amend the appropriation For state library: State aid, by changing the figures for "Grants-in-aid to libraries" as follows: 30,500 changed to 35,500; and by changing the figures for "Total for state library" as follows: 313,263 changed to 318,263.

Amend the appropriation For state treasury: Retirement division: Other expenditures, by changing the figures for "Normal contributions: Employees" as follows: 435,620 changed to 442,188; and by changing the figures for "Total" as follows: 2,960,425 changed to 2,966,993; and by changing the figures for "Net appropriation" as follows: 2,919,425 changed to 2,925,993.

Further amend the appropriation For state treasury: by changing the figures for "Total for state treasury" as follows: 3,125,247 changed to 3,131,815; and by changing the figures for "Net appropriation for state treasury" as follows: 3,102,794 changed to 3,109,362.

Amend the appropriation For industrial school: Custodial care: by striking out the same and inserting in place thereof the following:

## Custodial care:††

## Personal services:

Permanent	\$383,085
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Other	9,299
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Total	\$392,384
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Current expenses†	70,000
Equipment	4,230

Total	<u>466,614</u>
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Further amend the appropriation For industrial school: by changing the figures for "Total for industrial school" as follows: 789,454 changed to 790,554; and by changing the figures for "Net appropriation" as follows: 770,204 changed to 771,304.

Amend the appropriation For soldiers home: by striking out the same and inserting in place thereof the following:

For soldiers home:

Office of commandant:

Salary of commandant	\$8,900
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Other personal services:

Permanent	5,630
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Other	575
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Total	<u>\$15,105</u>
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Custodial care:

Personal services:

Permanent	\$32,619
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Other	1,000
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Total	<u>33,619</u>
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Professional care and treatment:

Personal services:

Permanent	\$58,280
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Other	3,500
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Total	<u>61,780</u>
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Operation and maintenance of plant:

Personal services:

Permanent	\$12,812
-----------	----------

Other	550
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Total	<u>\$13,362</u>
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Current expenses	29,800
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Travel:

In state	600
----------	-----

Equipment	2,400	
	<hr/>	
Total		46,162
		<hr/>
Total for soldiers home		\$156,666
Less refunds (maintenance)		100
Less revenue and balance		60,000
		<hr/>
Net appropriation		<u>\$96,566</u>

Amend the appropriation For state prison: by striking out the same and inserting in place thereof the following:

For state prison:

Administration:

Salary of warden \$15,120

Other personal services:

Permanent 18,685

Other 300

Total \$34,105

Current expenses 2,100

Travel:

In state 785

Out of state 425

Equipment 475

Total \$37,890

Instruction:

Personal services:

Permanent 5,550

Custodial care:

Salary of deputy warden \$9,752

Other personal services:

Permanent†† 279,627

Other 30,000

Total \$319,379

Current expenses\* 107,705

Equipment 524

## Other expenditures:

Custody of certain inmates†	3,964	
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Total		431,572
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\*In this appropriation \$18,000 shall be for products used from the institution's farm. No part of this appropriation shall be transferred to any other appropriation or expended for any other purpose. The institution's farm shall receive credit for all products used even though in excess of \$18,000.

†This appropriation shall be available for the custody of unmanageable inmates in out-of-state institutions or federal penitentiaries when no suitable institution exists in New Hampshire. Any payments out of this appropriation shall be made with approval of the governor and council. This fund may also be used for such inmates who have been sent to such out-of-state institutions from the Laconia state school and the New Hampshire hospital. No part of this appropriation shall be transferred to any other appropriation or expended for any other purpose.

††The position of housekeeper included herein shall be deleted when the present incumbent retires.

## Auxiliary to prison care and custody:

## Personal services:

Other	\$8,000
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Current expenses	5,500
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## Other expenditures:

Awards — gate money	3,900
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Total		17,400
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## Operation of plant:

## Personal services:

Permanent	\$30,413
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Other	275
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Total		30,688
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## Maintenance of plant:

Current expenses	11,500
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## Agriculture:

## Personal services:

Permanent	\$14,894
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Other	3,081	
Total	<u>\$17,975</u>	
Current expenses	25,000	
Equipment	2,500	
Other expenditures:		
Butchering, curing meats and registry fees	1,200	
Total	<u>\$46,675</u>	
Less credit transfer	18,000	
Less estimated revenue	<u>30,000</u>	
Net reduction		—1,325
Parole:		
Salary of parole officer	\$10,620	
Personal services:		
Permanent	23,159	
Other	600	
Total	<u>\$34,379</u>	
Current expenses	1,200	
Travel:		
In state	1,600	
Out of state	500	
Total	<u></u>	37,679
Prison industries:		
Personal services:		
Permanent	\$101,379	
Other	11,449	
Total	<u>\$112,828</u>	
Current expenses	196,735	
Travel:		
In state	75	
Out of state	275	
Total	<u>\$309,913</u>	

Less estimated revenue and credits	332,000	
	<hr/>	
Net appropriation		—22,087
		<hr/>
Total for state prison		\$548,867
Less refunds (maintenance)		2,826
		<hr/>
Net appropriation		\$546,041
		<hr/> <hr/>

Amend the appropriation For higher education fund: by striking out the same and inserting in place thereof the following:

For higher education fund:

University of New Hampshire:

Authorized expenditures	\$21,798,257	
Less estimated revenue:		
Board and room	2,910,800	
Tuition	4,264,206	
Federal funds	1,166,061	
Trust funds	312,847	
Auxiliary enterprises	1,329,100	
Other revenue	4,303,340	
	<hr/>	
Net appropriation		\$7,511,903

Keene state college:

Authorized expenditures	\$3,560,026	
Less estimated revenue:		
Board and room	687,400	
Tuition	838,450	
Federal funds	24,800	
Auxiliary enterprises	171,500	
Other revenue	447,650	
	<hr/>	
Net appropriation		1,390,226

Plymouth state college:

Authorized expenditures	\$3,271,335	
Less estimated revenue:		
Board and room	990,000	
Tuition	766,750	
Federal funds	37,700	

Auxiliary enterprises	116,014
Other revenue	203,000
	<hr/>
Net appropriation	1,157,871
Salary increases for non-academic personnel†	150,000
	<hr/>
Total for higher education fund*	\$10,210,000
	<hr/>
For extension work in counties	\$111,400
	<hr/>

†This appropriation to be expended only for salary increases to non-academic employees of the university of New Hampshire, Keene state college and Plymouth state college.

\*For the fiscal year ending June 30, 1969, the millage formula provided by RSA 187:24 is hereby suspended and the sums hereby appropriated shall be the total appropriation for the university of New Hampshire, Plymouth state college, and Keene state college, and shall be in lieu of requirements for appropriation under said RSA 187:24.

Amend the appropriation For board of education, by changing the figures for "Foundation aid: State aid to school districts" as follows: 4,475,000 changed to 4,275,000; and by changing the figures for "Reorganization incentive aid to cooperative school districts†" as follows: 550,000 changed to 450,000.

Further amend the appropriation For board of education: N. H. vocational institute — Claremont, by striking out the same and inserting in place thereof the following:

N. H. vocational institute — Claremont:

Personal services:

Permanent	\$128,680
Other	10,000
	<hr/>
Total	\$138,680
Current expenses	45,000
Travel:	
In state	800
Out of state	200
	<hr/>
Total	\$184,680

## Less estimated revenue:

Tuition	25,800
Textbooks and supplies	12,000
Evening school and summer program	5,000
Federal funds	16,731

---

Net appropriation 125,149

Further amend the appropriation For board of education:  
N. H. vocational institute — Portsmouth, by striking out the  
same and inserting in place thereof the following:

## N. H. vocational institute — Portsmouth:

## Personal services:

Permanent	\$188,723
Other	13,000

---

Total \$201,723

Current expenses 44,000

## Travel:

In state	800
Out of state	350

Equipment 3,810

---

Total \$250,683

## Less estimated revenue:

Tuition	50,000
Cafeteria	8,500
Textbooks and supplies	7,000
Evening school	7,800
Federal funds	15,400

---

Net appropriation 161,983

Further amend the appropriation For the board of education: by changing the figures for "Total for board of education" as follows: 10,225,100 changed to 9,993,700; and further amend by changing the figures for "Net appropriation for board of education" as follows: 10,213,600 changed to 9,922,200.

Amend the appropriation For water resources board, by inserting after "Other expenditures" the following words and figures: Wetland program†: Other personal services 14,715; and by changing the figures for "Total" as follows: 167,997

changed to 182,712; and by changing the figures for "Net appropriation for water resources board" as follows: 139,892 changed to 154,607; and by deleting at the end of the section the "Note:" and inserting in place thereof the following:

Note: Notwithstanding any other statute or law to the contrary, the water resources board may not accept or receive any gift or grant of a dam, with or without the approval of the governor and council. This note does not apply to Public law 566 projects.

Amend the appropriation For aeronautics commission by striking out the same and inserting in place thereof the following:

For aeronautics commission:

Administration:

Salary of director	\$13,500
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Other personal services:

Permanent	56,866
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Other	1,500
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Total	\$71,866
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Current expenses	5,675
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Travel:

In state	3,000
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Out of state	2,250
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Total	\$82,791
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Airways toll fund:

Other expenditures:

Establishment and maintenance of air navigation facilities on state airways system	10,000
------------------------------------------------------------------------------------	--------

Aircraft operating fees:

Other expenditures — as provided by 1961:261	11,500
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Aircraft rental and/or operation:

Other expenditures	5,000
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Total for aeronautics commission	\$109,291
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Insert after the paragraph making appropriation For aeronautics commission: the following appropriation:



## For arts commission:

Other expenditures	\$30,000
Less: federal and local contributions	22,500

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Total for arts commission† \$7,500

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†This appropriation shall not be expended unless three-to-one matching funds are received.

Insert after the paragraph making appropriation For bank commissioner the following appropriation:

## For human rights commission:

Other expenditures†	\$2,500
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†The office of legislative services shall furnish legal and technical assistance to the human rights commission.

Amend the appropriation For liquor commission: by striking out the same and inserting in place thereof the following:

## For liquor commission:

## Administration:

Salaries of three commissioners	\$36,500
Other personal services:	
Permanent	305,663
Other	3,500

---

Total	\$345,663
Current expenses	45,421

## Travel:

In state	21,525
Out of state	2,700
Equipment	4,218

## Other expenditures:

Oasi and retirement	28,787
Special investigative work	500

---

Total 448,814

## Stores operation:

## Personal services:

Permanent	\$1,300,850
Other	235,000

---

Total \$1,535,850

Current expenses	478,875	
Travel:		
In state	10,220	
Equipment	46,100	
Other expenditures:		
Oasi and retirement	121,480	
Total	\$2,192,525	
Less revenue from sweepstakes commission	114,000	
Net appropriation		2,078,525
Warehouse:		
Personal services:		
Permanent	\$117,384	
Other	16,650	
Total	\$134,034	
Current expenses	31,451	
Equipment	768	
Other expenditures:		
Oasi and retirement	10,923	
Total		177,176
Total for liquor commission		\$2,704,515

Note: Notwithstanding other provisions of statutes or rules or regulations to the contrary: (1) all state liquor stores shall open for business no later than 9:00 a.m.; (2) all state liquor stores shall be open a full business day on all six business days of each week, except on legal holidays, except, as provided in RSA 176:11, and on election days; (3) the fifteen liquor stores which have the greatest volume of business shall remain open until at least 10:00 p.m. on at least one business day each week.

Amend the appropriation For racing commission: by striking out the same and inserting in place thereof the following:

For racing commission:

Thoroughbred racing:

Salaries of three commissioners	\$9,000
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Other personal services:		
Permanent	25,063	
Other*	35,752	
	<hr/>	
Total	\$69,815	
Current expenses	5,995	
Travel:		
In state	2,000	
Out of state	2,000	
Equipment	450	
	<hr/>	
Total	\$80,260	
Less reimbursement	5,731	
	<hr/>	
Net appropriation		\$74,529
 Harness racing:		
Personal services:		
Permanent	\$21,536	
Other*	111,219	
	<hr/>	
Total	\$132,755	
Current expenses	3,500	
Travel:		
In state	11,334	
Out of state	600	
Equipment	650	
	<hr/>	
Total	\$148,839	
Less reimbursement	12,745	
	<hr/>	
Net appropriation		136,094
		<hr/>
Total for racing commission		\$210,623
		<hr/> <hr/>

\*Such portion of this amount as constitutes the compensation of the official state steward or associate judge of the state racing commission, shall be reimbursed to the state by the person, association, or corporation conducting the race or meet and such reimbursement shall include the employer's share of oasi taxes.

Amend the appropriation For sweepstakes commission, by

striking out at the end thereof the footnote relative to subsidiary records and inserting in place thereof the following:

Note 1: Subsidiary records shall be maintained by the sweepstakes commission which shall reflect proceeds and expenditures applicable to each sweepstakes year. The resulting net balance remaining from each year shall be paid out to the school districts of the state as provided by RSA 284:21-j.

Note 2: No funds of the sweepstakes commission shall be expended for legal services.

Amend the appropriation For tax commission: by striking out the same and inserting in place thereof the following:

For tax commission:

Office of commission:

Salaries of two commissioners	\$24,271
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Salary of secretary	15,300
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Other personal services:

Permanent	217,304
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Other*	90,000
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Total	\$346,875
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Current expenses	20,000
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Travel:

In state	42,000
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Out of state	2,000
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Equipment†	13,500
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Total	424,375
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\*Expenditures from this appropriation for appraisal of utilities shall not exceed \$3,000.

†No funds of the tax commission shall be expended for purchase of an electronic calculator.

Municipal accounting:

Personal services:

Permanent	\$88,924
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Other	1,000
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Total	\$89,924
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Current expenses	2,500
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Travel:		
In state	7,000	
Out of state	350	
Equipment	450	
	<hr/>	
Total		100,224
Intangible tax:		
Personal services:		
Permanent	\$33,897	
Other	400	
	<hr/>	
Total	\$34,297	
Current expenses	3,300	
Travel:		
In state	300	
Out of state	450	
Other expenditures:		
Oasi and retirement	2,970	
Blue cross and insurance	280	
	<hr/>	
Total		41,597
Inheritance tax:		
Personal services:		
Permanent	\$24,887	
Other	7,000	
	<hr/>	
Total	\$31,887	
Current expenses	1,820	
Travel:		
In state	150	
Out of state	50	
	<hr/>	
Total		33,907
Tobacco products tax:		
Personal services:		
Permanent	\$45,045	
Other	400	
	<hr/>	
Total	\$45,445	
Current expenses	2,500	

Travel:		
In state	4,900	
Out of state	750	
Equipment	1,680	
	<hr/>	
Total		55,275
Boat taxation:		
Personal services:		
Other	\$3,500	
Other expenditures	3,500	
	<hr/>	
Total	\$7,000	
Less revenue and balance	7,000	
	<hr/>	
Net appropriation		0
Room and meals tax:†		
Personal services:		
Permanent	\$33,389	
Other	4,000	
	<hr/>	
Total	\$37,389	
Current expenses	5,425	
Travel:		
In state	6,500	
	<hr/>	
Total	\$49,314	
Transfer from room and meals fund	49,314	
	<hr/>	
Net appropriation		0

†The sums hereby appropriated shall be a charge upon the room and meals fund as established by RSA 78-A:23, as inserted by 1967, 213:1. The governor is authorized to draw his warrant for the sums hereby appropriated out of the general funds in so far as may be necessary prior to the collection of taxes under said chapter. The general funds shall be reimbursed for any such expenditures when taxes are collected as provided in RSA 78-A:24.

Other expenditures:	
Flood control	70,000
Appraisal school	2,000

Forest conservation aid	52,000
Special aid for heavily timbered towns	20,500

Total for tax commission	<u>\$799,878</u>
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Amend the appropriation For water pollution commission: by striking out the same and inserting in place thereof the following:

For water pollution commission:

Office of commission:

Deputy executive director and chief engineer	\$14,445
Chief aquatic biologist	10,460
Director of municipal services and assistance	10,280
Other personal services:	
Permanent	235,670
Other	3,000

Total	<u>\$273,855</u>
Current expenses	16,465
Travel:	
In state	26,100
Out of state	1,100
Equipment	10,303

Total	<u>\$327,823</u>
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New England interstate water pollution commission:

Personal services:

Other	\$ 700
Current expenses	1,500

Travel:

Out of state	800
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Total	<u>3,000</u>
State aid grants*	1,603,186

\*The sum hereby appropriated shall not lapse, but shall be added to the appropriation of the commission in any succeeding fiscal year, to be used for the purpose herein contained.

Sanitary engineering:		
Salary of executive director	\$16,800	
Other personal services:		
Permanent	67,513	
Other	6,000	
	<hr/>	
Total	\$90,313	
Current expenses	6,900	
Travel:		
In state	5,000	
Out of state	400	
	<hr/>	
Total		102,613
Federal funds:		
Personal services:		
Permanent	\$23,291	
Other	3,500	
	<hr/>	
Total	\$26,791	
Current expenses	3,369	
Travel:		
In state	1,000	
Out of state	800	
Equipment	840	
Other expenditures:		
Oasi and retirement	2,100	
Blue cross and insurance	100	
	<hr/>	
Total	\$35,000	
Less estimated revenue	35,000	
	<hr/>	
Net appropriation		0
		<hr/>
Total for water pollution commission	\$2,036,622	
	<hr/>	

Amend the appropriation For public works division of department of public works and highways: by striking out the same and inserting in place thereof the following:

For public works division of department  
of public works and highways:

Personal services:

Permanent	\$114,846
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Other	40,000	
Total	\$154,846	
Current expenses	20,000	
Travel:		
In state	5,800	
Out of state	285	
Equipment	2,000	
Other expenditures:		
Administrative costs to department of public work and highways	5,000	
Total	\$187,931	
Less estimated credits	7,000	
Net appropriation		\$180,931

Amend the appropriation For department of public works and highways: Legislative specials, by changing the figures for "Safety department — for commissioner, division of motor vehicles, state police and safety services" as follows: 2,454,289 changed to 2,458,013; and by changing the figures for "Total" as follows: 3,816,688 changed to 3,820,412; and by changing the figures for "Total for public works and highways" as follows: 62,773,951 changed to 62,777,675; and by changing the figures for "Available from estimated lapses and balance" as follows: 1,476,196 changed to 1,479,920; and by changing the figures for "Total" as follows: 62,773,951 changed to 62,777,675.

Further amend section 1 by changing the figures for "Total net appropriation for the fiscal year ending June 30, 1969" as follows: \$56,035,270 changed to \$57,145,954.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Bond issue authorized. To provide funds for the purpose of construction and reconstruction of highways, the state treasurer is hereby authorized to borrow upon the credit of the state in a sum not exceeding four million dollars and for that purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. The interest and principal due on bonds or notes issued under this section shall be a charge on the highway fund.

Amend the bill by striking out section 10 and inserting in place thereof the following new sections:

10 Room assignment. Other provisions of law notwithstanding, all rooms on the third floor of the state house shall be assigned for use by the president of the senate and the speaker of the house.

11 Committee established. There is hereby established a committee of six members, composed of the president of the senate, the speaker of the house, and the majority and minority leaders of the house and senate, to research, record and publish the history, background, story, development and achievements of the general court in such form as it may determine with the purpose in view of making available in convenient, interesting, and readable form to the people of the state and teachers and students this facet of the history of our state. There is hereby appropriated for the fiscal year ending June 30, 1969, the sum of eight thousand dollars, which shall be non-lapsing, to be expended by the committee to pay for the costs hereof including but not limited to the employment of clerical, research, consultant and expert personnel to assist the committee in carrying out the purposes for which it is hereby established which shall be a charge against the legislative appropriation. All state, county, city and town officers, agencies and departments are hereby directed to cooperate fully with the committee in furnishing to it data, information and facts relative to the general court which come within their custody or knowledge in their official capacity.

12 Takes effect. This act shall take effect July 1, 1968.

On motion of Rep. Cobleigh the Rules of the House were so far suspended as to dispense with the reading of the committee of conference report.

Rep. Cobleigh moved the adoption of the committee of conference report.

(discussion ensued)

Committee of conference report adopted by vv.

### SENATE MESSAGE

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

## CONCURRENT RESOLUTION NO. 9

relating to final adjournment.

*Whereas*, it appears that all necessary legislative work may be accomplished by Saturday, July 1, next, at 5:00 o'clock in the afternoon; therefore be it

*Resolved*, by the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Saturday, July 1 next, at 5:00 o'clock in the afternoon; and be it further

*Resolved*, that on that date, all reports, bills and joint resolutions, with the exception of those such as have been referred to special committees or the next legislature, be indefinitely postponed.

\* \* \*

Rep. Pickett moved the adoption of the Concurrent Resolution No. 9.

Resolution adopted by vv.

## REPORT OF THE COMMITTEE ON THE JOURNAL

The committee on the Journal having examined the Journal of Thursday, June 29, offers the following resolution and recommends its adoption:

*Resolved*, that the Journal of the House of Thursday, June 29, 1967, first printing, be corrected by striking out from page 3264 the words "Rep. Keenan was granted indefinite leave of absence on account of illness".

Jean Wallin, for the Committee.

Report adopted by vv.

## SENATE MESSAGES

The Senate has voted to concur with the House of Representatives in its amendments to the following joint resolution:

**SJR 3**

in favor of George W. LaRocque

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 639**

relative to school attendance registers.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Foley and English.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 363**

making appropriations for capital improvements.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Howard and Bergeron.

\* \* \*

On motion of Rep. Pickett the House adjourned from the morning session.

**AFTERNOON SESSION**

On motion of Rep. Pickett the Rules of the House were so far suspended as to permit business in order at 3:00 o'clock this afternoon to be in order at the present time, and that when the House adjourns today it be to meet tomorrow morning at 11:00 o'clock.

\* \* \*

On motion of Rep. Ratoff the House adjourned at 10:29 P.M.

*Saturday, July 1*

The House met at 11:00 o'clock.

## JOINT CONVENTION

Prayer was offered by Chaplain Peter Floyd as follows:

Heavenly Father, for all thy goodness to us, we bless and praise thy holy Name:

For the beauty of this good earth, for the majesty of our mountains, for the beauty of our lakes and streams, and for the quiet strength of our forests:

For our friends and the wonderful relationships with which our lives have been blessed:

For human love which admits us so intimately into thy divine presence:

For life itself with all its glory, its challenge, and its opportunity.

Keep us close to thee that none of life be wasted, and make us channels and agents of thy good will in a troubled world. Amen.

## PLEDGE OF ALLEGIANCE TO THE FLAG

Rep. Keefe led the Convention in the Pledge of Allegiance to the Flag.

HOUSE  
INTRODUCTION OF GUESTS

The Chair introduced the following as guests of the House today:

Margaret Peterson, daughter of the Speaker, Walter Peterson, Jr.

David H. Shiverick, courtesy of Rep. Donald Davis.

## LEAVES OF ABSENCE

Reps. Gile, A. George Manning, Galbraith and Enright were granted leave of absence for the day on account of important business.

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, Senate Bills & House Joint Resolution and Const. Am. C. R.:

**HB 491**

to permit the department of resources and economic development to participate in package plan programs with others engaged in promoting the recreational interests of the state of New Hampshire.

**HB 780**

to provide for two additional members on the board of fire commissioners for the city of Laconia.

**SB 95**

relative to the registration of boats and outboard motors owned by the state.

**HJR 56**

to make an appropriation for additional funds for building a boys cottage at the industrial school.

**HJR 78**

to improve certain state-owned land in the town of Gilsum.

**HJR 84**

to create a committee to study the creation of a retirement system for the Hillsborough county employees.

**HB 89**

exempting from taxation certain non-revenue producing property of the water resources board.

**HB 553**

to increase the membership of the state board of education to ten members.

**SB 227**

increasing the amount of permitted political expenditures.

**SB 221**

authorizing loans by the industrial park authority to development corporations eligible for assistance under the federal Small Business Investment Act.

**SB 230**

to authorize the Claremont school district to increase its net indebtedness to nine per cent.

**HB 72**

appropriating funds for the state nursing scholarship program.

**HB 121**

relative to school building and foundation aid.

**HB 320**

relative to cooperative extension work at the university and making appropriation therefor.

**HB 461**

relative to construction of landing area on project of Goat island in Portsmouth harbor or other suitable site.

**HB 487**

relative to payment of expenses for fire fighting assistance in towns having no fire department.

**HB 571**

relative to the establishment of conservation districts.

**HB 785**

to provide for the annual election of officials of the union school district of Keene at the same time as the election of city or state officials.

**HB 723**

to create a New Hampshire-Vermont Interstate School Compact.

**HB 674**

to establish a motor vehicle certificate of title and anti-theft act.

**CA-CR 18**

Relating to: Power to Tax, Providing that: Assessments of Land may be Based on Current Use.

**HB 724**

defining the crime of perjury and providing for its prosecution.

**HJR 37**

in favor of the estate of Stanley R. Rich.

**HB 120**

providing additional retirement allowances for certain retired teachers.

**HB 686**

relative to the adoption of abandoned children and consent by the director of welfare.

**HB 777**

enabling private persons to seek relief from unlawful maintenance of junk yards.

**SB 223**

to limit the amount of controlled insurance an insurance licensee can issue.

**CA-CR 5**

proposing a Constitutional Amendment relating to filling senatorial vacancies.

Rep. Moulton,  
For the Committee

**SENATE MESSAGE**

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 143**

relative to the salary of the register of deeds for Strafford county

and the President has appointed as members of said Committee on the part of the Senate: Senator Koromilas and Senator Bergeron.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in



the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 816**

defining narcotic drugs and providing certain penalties for violations.

**AMENDMENT**

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Narcotic Drugs Act. Amend RSA 318-A:1 as inserted by 1963, 276:1 by inserting after subparagraph (e) of paragraph IX the following new subparagraphs:

(f) "Amidone" means any substance identified chemically as 4, 4-diphenyl-6-dimethylaminophetanone-3, by whatever trade name designated.

(g) "Isoamidone" means any substance identified chemically as 4, 4-diphenyl-5-methyl-6-dimethylaminohexanone-3, by whatever trade name designated.

(h) "Keto-bemidone" means any substance identified chemically as 4- (3 hydroxyphenyl) -1-methyl-4-piperidyl ethyl ketone, by whatever trade name designated.

(i) "Peyote", true name *Lophophora* (sometimes called Mescal Buttons or Anhalonium), includes any or all parts of the cactus, genus *Lophophora*, whether growing or not, the extract from the plant, and any salt, compound, or derivative of the same.

(j) "LSD" means any substance identified chemically as lysergic acid diethylamide, by whatever name designated.

(k) "Psilocybin" means any substance identified chemically as 4-phosphoryloxyw-N, N-dimethyl-tryptamine, by whatever name designated.

(l) "D.M.T." means any substance identified chemically as dimethyl-tryptamine, by whatever name designated.

(m) "D.E.T." means any substance identified chemically as diethyl-tryptamine, by whatever name designated.

(n) Any drug which contains any quantity of a substance

which after investigation has been found to have and by regulations of the division of public health services designated as having a potential for its hallucinogenic effect.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Penalties. Amend RSA 318-A:21, I as inserted by 1963, 276:1 by inserting in line 1 after the word "chapter" the words (not covered by paragraphs II or III) so that said paragraph as amended shall read as follows: I. Whoever violates any provision of this chapter not covered by paragraphs II or III shall upon conviction be fined not more than two thousand dollars and be imprisoned not less than two nor more than five years. For a second offense, or if, in case of a first conviction of violation of any provision of this chapter, the offender shall previously have been convicted of any violation of the laws of the United States or of any state, territory or district relating to narcotic drugs or marijuana the offender shall be fined not more than two thousand dollars and be imprisoned not less than five or more than ten years. For a third or subsequent offense, or if the offender shall previously have been convicted two or more times in the aggregate of any violation of the law of the United States or of any state, territory or district relating to narcotic drugs or marijuana, the offender shall be fined two thousand dollars and be imprisoned not less than ten or more than twenty years. Except in the case of conviction for a first offense, the imposition or execution of sentence shall not be suspended and probation or parole shall not be granted until the minimum imprisonment herein provided for the offense shall have been served.

Amend RSA 318-A:21 as inserted by 1963, 276:1 by inserting after paragraph II the following new paragraph: III. Whoever is present where he knows a narcotic drug is illegally kept or deposited, or whoever is in the company of a person knowing that said person is illegally in possession of a narcotic drug, or whoever conspires with another person to violate the narcotic drugs law, may be arrested by any peace officer whose duty it is to enforce the narcotic drugs law, and, if convicted, may be punished for the first offense by imprisonment for not more than one year or fined not more than five hundred dollars or both, and for any subsequent offense by imprisonment for

not more than five years or by a fine of not less than five hundred dollars nor more than five thousand dollars.

\* \* \*

On motion of Rep. McMeekin the Rules of the House were so far suspended as to dispense with the reading of the amendment.

On motion of Rep. McMeekin the House concurred in the Senate amendments.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 338**

prohibiting hunting or discharge of firearms within three hundred feet of an occupied building.

Amend the title by striking out the word "six" and inserting in place thereof the word (three) so that the title is amended to read as follows:

prohibiting hunting or discharge of firearms within  
three hundred feet of an occupied building.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Prohibition. Amend RSA 207 by inserting after section 3 the following new section: RSA 207:3-a Prohibition. It is unlawful for a person to hunt or discharge firearms on the land of another without permission of the owner, if the person is within 300 feet of a permanently occupied building and on the land of the owner of the building. This section applies only to cultivated lands as defined in RSA 572:17. For the purposes of this section, a permanently occupied building means the building occupied as a person's principal place of abode. Whoever violates the provisions of this section shall be fined not more than one hundred dollars.

\* \* \*

On motion of Rep. Drew the House concurred in the Senate amendments.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following joint resolution, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

### **HJR 89**

to establish a nursing education aid program.

### **AMENDMENT**

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

The sum of one hundred thousand dollars is appropriated for the fiscal year ending June 30, 1968 and the same amount is appropriated for the fiscal year ending June 30, 1969 to subsidize hospital diploma schools of nursing in the state for the education of persons who are studying to be professional nurses. This appropriation is to be spent by the department of education to make money available for the operational expenses of hospital diploma schools in the state for all full time students newly admitted to the school starting in the fall terms of 1967 and 1968. Each diploma hospital school of nursing in the state is entitled to a grant of half of the operational expense per year per full time student educated exclusive of income from tuition, or the sum of six hundred dollars, whichever is the lesser amount, for each newly admitted full time student that enters the school in the fall term of 1967, and the same amount for each newly admitted full time student that enters the school in the fall term of 1968. The school shall make application to the commissioner of education for grants authorized by this act, on the basis of the number of newly admitted first year full time students who actually commence their course of study in the school in the fall term of the year for which the appropriation is made. The commissioner of education shall establish procedures to verify the applications from the schools. When the commissioner is satisfied as to the correct number of students for which the school is entitled to receive grants, he shall certify to the state treasurer as to the amount of money the school is entitled to receive and shall order its payment. The

state treasurer shall pay the grants to the schools on the order of the commissioner. The governor is authorized to draw his warrant for the money appropriated by this act out of any money not otherwise appropriated.

\* \* \*

On motion of Rep. Eaton the House concurred in the Senate amendments.

## ENGROSSED BILLS COMMITTEE REPORT

### **SB 164**

relative to vocational rehabilitation programs. Rep. Moulton for the committee. Ought to pass with amendment under Joint Rule 15.

### AMENDMENT

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 200-B as inserted by An Act to create a New Hampshire-Vermont interstate school compact, passed by the 1967 general court, a new chapter as follows:

#### Chapter 200-C

Further amend section 1 of the bill by renumbering RSA 200-B:1 through 5 to read RSA 200-C:1 through 5.

\* \* \*

On motion of Rep. Robert Brown the House concurred in the Engrossed Bills committee amendments.

### **HB 725**

providing for the compelling of evidence from certain persons in criminal proceedings and for the granting of immunity from prosecution to such persons. Rep. Moulton for committee. Ought to pass with amendment under Joint Rule 15.

### AMENDMENT

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Witnesses. Amend RSA 516 by inserting after section 33 the following subdivision:

Grant of Immunity in Criminal Cases

516:34 Compelling Evidence in Criminal Proceedings; Immunity. In any criminal

\* \* \*

On motion of Rep. Spitzli the House concurred in the Engrossed Bills committee amendment.

**HB 787**

regulating the use of houseboats on the surface waters of the state. Rep. Moulton for the committee. Ought to pass with amendments under Joint Rule 15.

AMENDMENT

Amend RSA 270-A:4 as inserted by section 1 of the bill by striking out lines six, thirteen and sixteen and inserting in place thereof the following:

supply and pollution control commission, stating the number of houseboats moored at such location

by any agent of the New Hampshire water supply and pollution control commission. When a houseboat

moored to the New Hampshire water supply and pollution control commission shall be sufficient to

\* \* \*

On motion of Rep. Urie the House concurred in the Engrossed Bills committee amendments.

SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 229**

to require a periodic eye examination before renewal of driver's license.

## AMENDMENT

Amend section 2 of said bill by striking out the first line and inserting in place thereof the following:

2 Reissuance. Amend RSA 261:3-a, as inserted by 1955, 294:1 and amended by 1957, 25:1 by inserting after the word "prescribe"

\* \* \*

On motion of Rep. Stephen Smith the House concurred in the Engrossed Bills committee amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 380**

relative to salary of register of deeds for Sullivan County.

## AMENDMENT

Amend section 1 of the bill by striking out lines one and two and inserting in place thereof the following:

1 Register of Deeds. Amend RSA 478 by inserting after section 17-d (supp) as inserted by 1967, 250:1 the following new section: 478:17-a

Amend section 2 of the bill by striking out lines one and two and inserting in place thereof the following:

2 Belknap County. Amend RSA 478 by inserting after section 34 (supp) as inserted by 1967, 250:1 the following new subdivision:

Amend RSA 478:29, 30 and 31 as inserted by section 2 of the bill by renumbering to read 478:35, 36 and 37 respectively.

On motion of Rep. Angus the House concurred in the Engrossed Bills committee amendment.

## RESOLUTIONS

Rep. Bradley offered the following resolutions:

## RESOLUTIONS

*Whereas*, it is with pleasure we note that the town of Campton is celebrating its Centennial on August 5th and 6th this year, therefore be it

*Resolved*, that we, the Members of the New Hampshire House of Representatives in General Court convened, do hereby offer our felicitations to the town of Campton with the hope that this year will mark another happy milestone in town history, and be it further

*Resolved*, that a copy of these resolutions be sent to the Town Clerk of Campton, Mr. Sterle Cheney.

\* \* \*

Resolutions adopted by vv.

Rep. Gaskill offered the following resolution:

## RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of Specialist 4th Class Airborne Richard Bruce Johnston of Candia, and

*Whereas*, Mr. Johnston made the supreme sacrifice for his country, bringing honor to his country, state and town, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Dr. and Mrs. William J. Johnston.

\* \* \*

Resolution adopted by vv.

Reps. Oscar C. Prescott and Walter D. McCarthy offered the following resolution:



## RESOLUTIONS

*Whereas*, we have learned with sorrow of the death in Viet Nam of Marine Lance Corporal Jonathan C. Whitticom of Laconia, and

*Whereas*, Corporal Whitticom made the supreme sacrifice for his country, bringing honor to his country, state and city, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, do hereby pay tribute to the memory of this young man and extend our heartfelt sympathy to his family, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. and Mrs. James E. Whitticom.

\* \* \*

Resolutions adopted by vv.

Reps. Keenan and James Sweeney, for the Manchester Delegation, offered the following resolution:

## RESOLUTIONS

*Whereas*, we are sorry to learn of the illness of Representative Alphonse L. Bernier of Manchester, therefore be it

*Resolved*, that we, the Members of the House of Representatives in General Court convened, extend our sympathy to Mr. Bernier in his illness and our best wishes for a speedy recovery, and be it further

*Resolved*, that a copy of these Resolutions be transmitted to Mr. Bernier.

\* \* \*

Resolutions adopted by vv.

## RECISION OF HOUSE ORDER

Rep. Newell offered the following recision of House Order and replacement by New Resolution:

*Resolved*, that the House of Representatives rescind its order or resolution, adopted January 4, 1967, having to do with

the recording of actions taken in daily sessions of the House and authorizing the committee on the journal to make corrections in the journal of the last day, and that the House adopt in place of said resolution the following:

### RESOLUTION

*Resolved*, that at all sessions of the House of Representatives, all formal actions be taken through the public address system and magnetically recorded on tapes, which shall be kept by the clerk for no less than three succeeding consecutive legislative days, for checking first printings of daily journals and for making corrections of each for printing in permanent form; and be it further

*Resolved*, that the committee on the journal shall examine each day's journal as soon after first printing as possible and shall immediately report its findings and recommendations to the House provided, however, that the committee shall record in a supplement of the journal of the last day of the 1967 regular session a complete list of changes or corrections from or in first printings of journals of the three days immediately preceding the time of adjournment sine die which the committee shall recommend and incorporate in the final or permanent printing of said journals; and further

*Resolved*, that said supplement include all appointments of the Speaker to interim committees or commissions not previously announced and that it be bound with all journals in final form.

The Clerk read the resolution in full.

Rep. Newell explained the purpose of the resolution.

Resolution adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 425**

establishing a bureau of family care in the office of the director of the division of mental health.

## AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. The sum of sixteen thousand eighty-seven dollars for the fiscal year ending June 30, 1968 and the sum of seventy-two thousand eight hundred eighty-eight dollars for the fiscal year ending June 30, 1969 are hereby appropriated for the bureau of family care as follows:

	Fiscal 1968	Fiscal 1969
Bureau of family care:		
Personal services — permanent:		
Senior psychiatric social worker	\$7,700	\$8,133
Senior psychiatric social worker		7,700
Clerk Stenographer II	3,717	3,840
	<hr/>	<hr/>
Total	\$11,417	\$19,673
Current expenses	1,500	1,575
Equipment	2,750	500
Travel:		
In state	200	700
Out of state	220	440
Other Expenditures:		
Payments for family care homes		50,000
	<hr/>	<hr/>
Total for bureau of family care	\$16,087	\$72,888
	<hr/>	<hr/>

\* \* \*

On motion of Rep. Shirley Clark the House concurred in the Senate amendments.

## SENATE MESSAGE

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

**HB 701**

relative to the operation of motorcycles.

**HB 819**

requiring applicants for fishing and hunting licenses to show receipt of payment of head and poll taxes.

**HB 817**

classifying a road in the town of Madison as a Class III Recreational Road.

**HB 326**

establishing a commission to recommend a codification of the criminal laws.

**HJR 85**

to establish a New Hampshire committee on highway beautification.

**HJR 49**

relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact.

**HB 463**

relative to winter maintenance of a Class III road in the towns of Colebrook and Stewartstown and a Class II highway in the town of Colebrook.

**HB 443**

to remove certain residence requirements for appointment of sales agents in state liquor stores.

**HB 757**

to provide special training programs for technical services in the area of health, and making appropriations therefor.

**HB 318**

to provide extra funds for the fish and game department from tolls from motor fuel used for propulsion of boats.

**HB 254**

authorizing of and making appropriation for the State Technical Services Act of 1965 for New Hampshire.

**HB 582**

relative to the department of personnel of the city of Manchester.

**HB 721**

increasing the number of highway Commissioners for the city of Manchester.

**HB 631**

relative to public assistance to blind, aged or disabled persons, dependent children and to the medically needy.

**HB 776**

providing for an additional assistant attorney general and relative to clerical assistance in said office.

**HB 162**

entering into the Maine-New Hampshire Compact for establishing a bi-state commission on oceanography.

**HB 698**

providing for area industrial agents in the industrial development section of the division of economic development.

**HB 125**

providing fees for town clerks for preparing documents in connection with motor vehicle registration.

**HB 634**

relating to free parking for jurors.

**HB 795**

relative to a referendum by the voters of the city of Claremont concerning the proposed high-level dam.

**HB 572**

to prohibit the taking of gray squirrels in Coos and Carroll counties.

**HB 57**

relative to fees for taking clams, clam worms and oysters.

**HB 775**

to clarify and extend the authority of the shore fisheries advisory committee in making regulations on taking of marine species.

**HB 336**

to increase the penalties for misrepresentation of age and possession of alcoholic beverages by minors.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following Bill:

**SB 196**

allowing the payment of interest in workmen's compensation cases.

\* \* \*

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 151**

authorizing real estate tax exemptions for certain elderly persons.

**HB 212**

to establish a wildlife management area in the town of Moultonboro named the Kona Wildlife Area.

\* \* \*

**RECESS****AFTER RECESS****ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, Senate Bills and Constitutional Amendment-Concurrent Resolution:

**HB 450**

establishing an office of mental retardation in the office of the director of the division of mental health.

**HB 719**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969.

**SB 182**

establishing a schedule of costs in the superior court.

**SB 229**

relative to the New Hampshire Retirement System and three of its predecessor systems.

**CA-CR 2**

proposing Constitutional Amendment relative to Succession to the Office of Governor.

**HB 767**

relative to the workmen's compensation law.

**HB 229**

to require a periodic eye examination before renewal of driver's license.

**HB 380**

relative to salary of register of deeds for Sullivan county.

Rep. Moulton,  
For the Committee

**COMMITTEE OF CONFERENCE REPORT****HJR 31**

The Committee of Conference to whom was referred House Joint Resolution 31 — relative to the operating expenses of educational television station WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton, and Berlin — having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconurrence,

That the Senate recede from its position in adopting its amendment,

And that the House and Senate concur in the adoption of the following amendment:

Amend the resolution by striking out all after the resolved clause and inserting in place thereof the following:

That the sum of two hundred and thirty thousand dollars is hereby appropriated for the period beginning with the passage of this joint resolution and ending June 30, 1968, and two hundred thirty thousand dollars for the fiscal year ending June 30, 1969 for the purpose of contributing to the operating expenses of educational television station WENH-TV, Channel 11, Durham and the state educational network satellite stations, Channel 15, Hanover, Channel 40, Berlin, Channel 49, Little-

ton and Channel 52, Keene, operated by the University of New Hampshire with the advice and counsel of the New Hampshire Educational Broadcasting Council, Inc. The sums hereby appropriated shall be expended for the operation of WENH-TV and the state network stations through the New Hampshire College of Agriculture and the Mechanic Arts and the University of New Hampshire. The governor is authorized to draw his warrants for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Mary M. Scott-Craig

Arthur M. Drake

Albert J. Ferron

Conferees on the part of the House

Edith B. Gardner

Lucien Bergeron

Conferees on the part of the Senate

On motion of Rep. Drake the Rules of the House were so far suspended as to dispense with the reading of the Committee of Conference Report.

Rep. Drake explained the report.

Committee of Conference Report adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 611**

providing a moratorium on erection of certain signs adjacent to the primary highway system. (See COJ supp. 3381 HB 611)

### AMENDMENT

1 Moratorium on New Signs. Notwithstanding any other provisions of law to the contrary, until sixty days after the adjournment of the 1969 session of the general court, no new outdoor advertising sign, display, or device shall be erected after the effective date of this act in any areas which are adjacent to and within six hundred sixty feet of the nearest edge of



the right-of-way of any interstate or federal-aid primary highway, except the following:

I. Directional and other official signs.

II. Signs advertising the sale or lease of property upon which they are located.

III. On premise signs — signs advertising activities conducted on the property on which they are located.

IV. Signs which are to be located in any area which is at any time zoned to permit business industrial or commercial activities under the authority of any law of this state or not so zoned, but which constitute an unzoned commercial or industrial area.

V. Unzoned commercial or industrial areas mean any area which lies within a radius of one thousand feet of any commercial or industrial activity.

2. Effective Date. This act shall take effect upon its passage.

On motion of Rep. Stafford the Rules of the House were so far suspended as to dispense with the reading of the Senate amendments.

Rep. Stafford moved that the House non-concur in the Senate amendments and that a committee of conference be appointed and spoke in favor of the motion.

(discussion ensued)

Motion adopted by vv.

The Chair appointed Reps. Stephen Smith, Stafford and McGee as conferees on the part of the House.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 658**

relative to filling vacancies in classified service from among other state employees.

## AMENDMENT

Amend said bill by inserting after section 1 the following new sections:

2 Additional Committee. Amend RSA 98 by inserting after section 14 the following new subdivision:

Complaint Committee

98:14-a Established. Notwithstanding any other provisions of this chapter there shall be a complaint committee established consisting of three members. The members of said committee shall be appointed by the governor with the consent of the council, with the term of each to be for three years. Provided that for the first appointments hereunder one shall be appointed for a term of three years, one for a term of two years and one for a term of one year. Vacancies shall be filled for the unexpired term.

98:14-b Compensation; Clerical Assistance. The committee shall receive compensation at the rate of twenty dollars a day and expenses when on official duty. The committee may employ such clerical assistance as may be necessary and fix their compensation. All expenses provided for under this section shall be a charge upon the salary adjustment fund.

98:14-c Complaints. Any person having a complaint against any classified employee of the state shall have a right to present said complaint in writing to the complaint committee. Notwithstanding any other provisions of this chapter or rules and regulations promulgated hereunder, the complaint committee may receive such complaint, and shall forthwith investigate the charges and if it shall find that the complaint is well founded and that the continued employment of such employee is detrimental to the public welfare of the state said committee may order the dismissal of said employee. The committee may also order the demotion of said employee.

98:14-d Hearings. In any proceedings before it the complaint committee shall have the same subpoena powers as the personnel commission has under the provisions of section 8-a.

98:14-e Appeal. Any employee who is dismissed from service or demoted under the provisions of section 14-c shall have a right of appeal to the personnel commission for a review thereof, as provided by section 15.

Further amend the bill by renumbering section 2 to read section 3.

On motion of Rep. Shirley Clark the House concurred in the Senate amendments.

(Rep. Cobleigh in the Chair)

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 30**

increasing the salaries of the Merrimack county treasurer and commissioners.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act

increasing the salaries of the Merrimack country treasurer and commissioners.

Amend section 1 of the bill by striking out the first three lines and inserting in place thereof the following:

1 Merrimack County Treasurer. Amend RSA 29:14 (supp) as amended by 1955, 172:2; 247:3, 1957, 149:1, 1963, 8:1; 1965, 262:2; 1967, 36:1 and an act passed by the 1967 General Court increasing the salary of the Strafford county commissioners by striking out the words "In Merrimack, six hundred dollars" and inserting in place thereof the words

Further amend section 1 of the bill by striking out lines eight and nine and inserting in place thereof the following:

In Rockingham, fifteen hundred dollars.

In Strafford, seven hundred and fifty dollars.

Amend section 2 of the bill by striking out the first three lines and inserting in place thereof the following:

2 Merrimack County. Amend RSA 28:28 (supp) as amended by 1955, 247:4, 269:1, 1957, 182:1, 246:1, 1961, 80:1, 157:1,

210:1, 1963, 94:1, 329:2, 1965, 142:1, 191:1 and 262:1 and three acts enacted by the 1967 General Court increasing the salaries of county commissioners one in Grafton county, one in Rockingham county, and one in Strafford county by striking out in line 7 the words "In Merrimack, two thousand dollars"

Further amend section 2 of the bill by striking out lines eight, nine, and sixteen and inserting respectively in place thereof the following:

In Rockingham, thirty-five hundred dollars.

In Strafford, two thousand dollars.

In Grafton, twenty-one hundred and fifty dollars.

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect July 1, 1967 provided that the increase in salaries of the county commissioners of Rockingham and Strafford counties shall not take effect until January 1, 1968 and the increase in salary of the treasurers of Strafford and Rockingham counties shall not take effect until January 1, 1968.

\* \* \*

On motion of Rep. Angus the House concurred in the Engrossed Bills amendments.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 718**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968.

### **AMENDMENT**

Amend section 1 of the bill by striking out line 14 thereof, being in the appropriation for the legislature, and inserting in place thereof the following:

The National Society of State Legislators —  
N. H. Conference\*

1,000\*\*

On motion of Rep. Drake the House concurred in the Engrossed Bills amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 240**

relating to the payment of counsel for indigent defendants in criminal cases.

**AMENDMENT**

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Petty Offenses. Amend RSA 604-A:1 (supp) as inserted by 1965, 296:1, by inserting after the word "offenses" in line four the words (or any juvenile charged with being delinquent) and by striking out the words "exceed imprisonment for six months or a fine of five hundred dollars, or both" in lines five and six and inserting in place thereof the words (provide for imprisonment or a fine exceeding five hundred dollars) so the section as amended shall read as follows: 604-A:1 Representation of Defendants. The purpose of this chapter is to provide adequate representation for indigent defendants in criminal cases charged with felonies or misdemeanors other than petty offenses or any juvenile charged with being delinquent in any court of this state. For the purpose of this chapter, a petty offense is any misdemeanor, the penalty for which does not provide for imprisonment or a fine exceeding five hundred dollars. Representation shall include counsel and investigative, expert and other services and expenses including process to compel the attendance of witnesses, as may be necessary for an adequate defense before the courts of this state.

Further amend the bill by inserting after section 1 the following new section:

2 Representation of Juveniles. Amend RSA 604-A:5 (supp)

as inserted by 1965, 296:1, by inserting after the word "dollars" in the eighth line the words (For representation of any juvenile charged with being delinquent, the total compensation to be paid counsel shall not exceed one hundred dollars) so the section as amended will read as follows: 604-A:5 Compensation Limited. For representation of a defendant in any criminal case in which one or more felonies are charged, the total compensation paid counsel shall not exceed five hundred dollars, provided that in cases alleging a capital offense in which two counsel are appointed to represent a defendant each may be paid not exceeding five hundred dollars. For representation of a defendant in any criminal case in which only misdemeanors are charged, the total compensation to be paid counsel shall not exceed two hundred dollars. For representation of any juvenile charged with being delinquent, the total compensation to be paid counsel shall not exceed one hundred dollars. In extraordinary circumstances, payment in excess of these limits may be made if the court finds that the nature of the case is such as to require intensive and protracted representation.

Further amend the bill by renumbering sections 2 and 3 to read 3 and 4.

\* \* \*

On motion of Rep. Spitzli the Rules of the House were so far suspended as to dispense with the reading of the Senate amendment.

Rep. Spitzli explained the amendment.

On motion of Rep. Spitzli the House concurred in the Senate amendment.

Representatives Pickett, Stevenson, Spitzli and Angus offered the following resolutions:

### HOUSE CONCURRENT RESOLUTION

Resolution for the appointment of a committee to inquire into the mechanics of operation of the legislature and revision of rules.

*Resolved by the House of Representatives, the Senate concurring:*

That the speaker of the house appoint five members and

that the president of the senate appoint two members to serve on a special committee to study into mechanics of operation of the legislature which would promote greater efficiency in the legislative processes, including any changes in the rules.

*Resolved*, the committee shall report to members of the legislature not later than October 1, 1968.

\* \* \*

Resolution adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HJR 77

The Committee of Conference to whom was referred HJR 77, in favor of Richard H. Gray, report the same with the following recommendations:

1. That the Senate recede from its position in adopting its amendment and that the House recede from its position of non-concurrence.

2. That the Senate and House concur in the following amendment to the Resolution:

Amend the Resolution by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of seven hundred fifty dollars is hereby appropriated to reimburse Richard H. Gray of Lyme for charges he incurred in drilling a well to replace his water supply which was polluted by salt from winter maintenance of a state road. The sum hereby appropriated shall be a charge upon the highway funds. The department of public works is hereby authorized to provide Mr. Gray with a pure water supply immediately. The sum hereby appropriated and the action authorized shall constitute full settlement of this claim.

Creeley S. Buchanan  
Laurier Lamontagne  
Conferees on the part of the Senate

Donald M. MacFarlane  
Hazel I. Park  
Leo L. Dion  
Conferees on the Part of the House

Committee of Conference Report adopted by vv.

### RESOLUTION

Reps. Bernard and Guilmette offered the following resolution:

### RESOLUTION

*Whereas*, we have learned with regret of the death of John McFayden, former Representative from Dover, and

*Whereas*, Mr. McFayden served his community faithfully and with efficiency, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. McFayden, and be it further

*Resolved*, that a copy of these resolutions be transmitted to his sister, Miss Nellie McFayden.

\* \* \*

Rep. Mackintosh offered the following resolutions:

### RESOLUTIONS

*Whereas*, the state of New Hampshire looks with favor to the Boston Red Sox, in the field of professional baseball, and

*Whereas*, the Boston Red Sox have demonstrated their ability to join in strenuous competition in the American League, and it has once again become a pleasure to root for our winning area team, therefore be it

*Resolved*, that we, the Members of the House of Representatives of the New Hampshire General Court, hereby express our best wishes to the Boston Red Sox for success and good fortune for the remaining 1967 season, and be it further

*Resolved*, that a copy of these resolutions be sent to Dick Williams, manager of the Boston Red Sox.

\* \* \*

On a vv vote the resolution was adopted.



Rep. Hartigan requested a division and subsequently withdrew her request.

On a vv the Chair was in doubt and asked for a second vv.

At the request of Rep. deBlois the resolution was read a second time.

Resolution adopted by vv.

\* \* \*

Reps. Willey and Bradley offered the following resolutions:

### RESOLUTIONS

*Whereas*, we are informed that the town of Rumney will celebrate its Two Hundredth Anniversary this year, and

*Whereas*, the town of Rumney is planning to greet its visitors with a many and varied program, therefore be it

*Resolved*, that we the members of the New Hampshire House of Representatives in General Court convened, do hereby proffer our best wishes to the inhabitants of the town of Rumney with the hope that the next one hundred years will be memorable as well as profitable, and be it further

*Resolved*, that a copy of these resolutions be sent to Mrs. Ruth Moses, Town Clerk of Rumney.

\* \* \*

Resolutions adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 597**

providing for payment to parochial and certain private schools of a proportionate share of sweepstakes moneys.

### AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect January 1, 1968.

\* \* \*

On motion of Rep. Stevenson the House concurred in the Senate amendment.

\* \* \*

#### **HB 62**

Rep. Drew moved that the committee of conference on HB 62, making appropriation for the payment of bobcat bounties, be discharged and that a new committee of conference be appointed.

Motion adopted by vv.

The Chair appointed Reps. Tuttle, LaFrance and Hoar as conferees on the part of the House.

### **COMMITTEE OF CONFERENCE REPORT**

#### **HB 639**

The Committee of Conference to whom was referred HB 639, An Act relative to school attendance registers, Waterville Valley School District and Comprehensive High Schools, having considered the same report the same with the following recommendations:

That the Senate recede from its position in adopting its amendment; that the House recede from its position of non-concurrence in the Senate amendment; and that the House and Senate each adopt the following amendments:

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relative to school attendance registers, Waterville Valley School District and comprehensive high schools.

Amend the bill by striking out section 4 and inserting in place thereof the following new sections:

4 Waterville Valley School District Established. That part of Laws, 1963, 174:4 which abolished the Waterville school district of the town of Waterville, now Waterville Valley by authority of an act changing the name of the town of Waterville to Waterville Valley, approved February 1, 1967, and

adopted by the voters of the town of Waterville at its March 14, 1967 annual meeting, is repealed. Any property of the school district of Waterville that was conveyed to the town of Waterville by authority of the Laws, 1963, 174:4 shall be conveyed back to the Waterville Valley school district, unless money has been transferred to the town, in which case the money shall remain the property of the town. After the effective date of this act, the Waterville Valley school district has all of the powers and obligations and duties granted to or placed upon other school districts of the state under the provisions of RSA, except that the school district shall not vote any money to be spent for any school fiscal year prior to the fiscal year beginning July 1, 1968.

5 Comprehensive High Schools. Amend RSA 194:23-d as inserted by 1959, 246:2 by inserting in line ten after the word "school" the words (in this state or in a bordering state whenever judged necessary by the state board of education) so that the said section as amended shall read as follows:

194:23-d State Financial Aid. An elementary school, a high school or a comprehensive high school must be approved by the state board of education in order to qualify the district or cooperative school district maintaining such school to receive any form of financial state aid to education for schools or pupils in attendance thereat which are now or which may hereafter be provided by the general court of this state. A school district or a cooperative school district maintaining an approved high school shall also, in order to qualify for such state financial aid, appropriate sufficient funds to meet the cost of tuition for such high school pupils as reside in its school district as desire to attend an approved comprehensive high school, in this state or in a bordering state whenever judged necessary by the state board of education due to the fact that such approved comprehensive high school offers courses better suited to the needs and capabilities of said pupils. Any person having the custody of a high school student desiring to attend an approved comprehensive high school may apply to the state board of education for relief if such person is dissatisfied with the action of the school board and the state board after notice to the school board may order such pupil to attend an approved comprehensive high school and the school district of residence of such pupil shall be liable for the cost of tuition.

6 Effective Date. Sections 1 through 4 shall take effect sixty days after passage and section 5 shall take effect July 1, 1969.

Eileen Foley  
Robert English  
Conferees on the part of the Senate  
Phil A. Bennett  
Richard L. Bradley  
Michael J. Saunders  
Conferees on the part of the House

On motion of Rep. Robert Brown reading of the amendment was dispensed with. Rep. Brown explained the report.

On motion of Rep. Brown the committee of conference report was adopted.

### REPORT OF COMMITTEE ON THE JOURNAL

The Committee on the Journal having examined the Journal of Wednesday, June 28, 1967, offers the following resolution and recommends its adoption:

*Resolved*, that the Journal of the House of Wednesday, June 28, first printing, be corrected and that said correction be made and effected in the permanent printing of said journal as follows:

Insert immediately under the caption "COMMITTEE REPORTS" and before the caption "HB 450" recorded on page 3178, the words

#### (HJR 89

to establish a nursing education aid program. Rep. Hartigan for Appropriations. Ought to pass.

Ordered to third reading by vv.)

Stanley A. Hamel, For the Committee

Resolutions adopted by vv.

\* \* \*

Reps. Conway and Edward J. Walsh offer the following resolution:

## RESOLUTION

*Whereas*, we have learned that Sweeney Post No. 2 American Legion of Manchester is to be the host team for the regional baseball tournament in August 1967, and

*Whereas*, the American Legion is expecting to be the host for a team for the Little World Series of 1968, therefore be it

*Resolved*, that we the members of the New Hampshire House of Representatives in General Court convened do hereby extend to Sweeney Post our congratulations for their encouragement of Little League Baseball with the hopes that they may have the honor of backing the winning team.

\* \* \*

Resolutions adopted by vv.

\* \* \*

The Chair announced that today is the birthday of Rep. Edmund Sweeney.

The Chair also announced that yesterday was the 47th wedding anniversary of Rep. and Mr. Herman Barker.

## INTRODUCTION OF A GUEST

The Chair announced that Mrs. Howard R. Kelley was a guest of the House today, courtesy of her husband Rep. Kelley.

## RECESS

## AFTER RECESS

## ENGROSSED BILLS REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

**HB 326**

establishing a commission to recommend a codification of the criminal laws.

**HB 443**

to remove certain resident requirements for appointment of sales agents in state liquor stores.

**HB 718**

making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968.

Rep. Moulton for the committee.

**SENATE MESSAGES**

The Senate has voted to discharge the Committee of Conference to whom was referred the following entitled bill:

**SJR 13**

in favor of Arthur W. Napert.

and appoints a new committee: Sens. Howard and Bergeron.

\* \* \*

**COMMITTEE OF CONFERENCE REPORT****SJR 13**

The Committee of Conference to whom was referred SJR 13, in favor of Arthur W. Napert, report the same with the following recommendation:

That the Senate recede from its position of non-concurrence in the House amendment; that the House recede from its position in adopting its amendment; and that the House and Senate each adopt the following amendment:

Amend the joint resolution by striking out all after the resolving clause and inserting in place thereof the following:

The sum of three thousand dollars is hereby appropriated to be paid to Arthur W. Napert of Berlin for damages sustained by him March 20, 1966, due to collapse of a bridge in Milan on which he was traveling. The sum hereby appropriated shall be in full payment for said claim and shall be a charge upon the highway funds.

Nelson E. Howard  
Lucien Bergeron  
Conferees on the Part of the Senate  
Oscar C. Prescott  
Herbert A. Casassa  
Frank H. Sheridan  
Conferees on the Part of the House

## Committee of Conference Report adopted by vv.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**SJR 13**

in favor of Arthur W. Napert.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 530**

relative to the financing of the construction of a continuing education center and a building to house the Whittemore School of Business and Economics at the University of New Hampshire to be liquidated from income.

**SB 73**

relative to a state scholarship program.

The Senate refuses to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

**HB 389**

relative to salaries of Hillsborough county sheriff and deputy sheriffs.

**HB 307**

relative to the salary of the register of deeds for Hillsborough county and schedule of fees for services of said office.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 277**

increasing the membership of the state board of education.

Amend said bill by inserting after section 2 the following new section:

3 Effective Date. This act shall take effect upon its passage.

\* \* \*

On motion of Rep. Robert Brown the House adopted the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 781**

to regulate small loans up to five thousand dollars.

**AMENDMENT**

Amend section 14 of said bill by striking out the first two lines and inserting in place thereof the following:

14 Dates of Reports Changed. Amend RSA 399-A:21, III (supp), as inserted by 1961, 245:1 and as amended by 1967, 175:1 by striking out the same and inserting in place

On motion of Rep. Bigelow the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 46**

providing for the joinder of this state in the Pest Control Compact.

**AMENDMENT**

Amend section 1 of the bill by striking out lines two and three and inserting in place thereof the following:



after chapter 437-A (supp) as inserted by 1965, 349:1 the following new chapter:

### Chapter 437-B

Further amend the bill by renumbering RSA 437-A:1 through 7, as inserted by section 1 of the bill to read 437-B:1 through 7.

On motion of Rep. Bigelow the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### HB 324

providing additional (cost of living) retirement allowance for retired state employees.

### AMENDMENT

Amend section 1 of said bill by striking out the first three lines and inserting in place thereof the following:

1 State Employees' Retirement System. Amend RSA 100 by inserting after section 20-d as inserted by an act of the 1967 legislature relative to the New Hampshire retirement system and three of its predecessor systems the following new section: 20-e Supplementary Cost of Living Allowances. Any state em-

On motion of Rep. Ratoff the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### HB 339

relative to an additional appropriation for federal-aid highway construction.

## AMENDMENT

Amend section 5 of said bill by striking out the sixth line and inserting in place thereof the following:

of the state on such short term losses exceed the sum of three million dollars.

\* \* \*

On motion of Rep. Drake the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 226**

relating to method of enactment of building code ordinances in towns.

Amend paragraph I of RSA 156-A:1-a as inserted by section 1 of said bill by striking out the thirty-ninth line and inserting in place thereof the following:

town clerk: "Are you in favor of the adoption of the build-

\* \* \*

On motion of Rep. Morrill the House concurred in the Senate amendment.

## COMMITTEE OF CONFERENCE REPORT

**HB 688**

The Committee of Conference to whom was referred House Bill No. 688 An Act amending certain pension acts of the city of Manchester having considered the same report the same with the following recommendations:

That the House recede from its position of nonconcurrence in the Senate amendments to said bill, that the Senate recede from its position in adopting its amendments and the House and Senate concur in the adoption of the following amendments to said bill:

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Social Security Increases Excluded from Deductions. In determining the "one-half pay" to which retired employees are entitled under the noncontributory pension systems now in effect in the city of Manchester as now integrated with social security, any further increases in social security benefits payable under the city's retirement system and the previous increase in social security of seven per cent in 1965 which has been deducted will be restored, but not on a retroactive basis. This act shall not affect social security increases previously deducted.

2 Full Social Security to be Paid. In connection with all noncontributory pension plans covering all employees of the city of Manchester, the employees who retire hereafter shall receive a pension of one-half of their pay plus the full amount of social security benefits to which they are entitled, provided, however, that the city deduct from the pension an amount not to exceed the amount of money that the city has contributed to the employees' social security.

3 Prior Pension Acts Amended. All prior pension acts of the city of Manchester are hereby amended to the extent of the above provisions, including without limiting the foregoing, 1951, 308:1, 317:1; 1949, 400:1, 400:2; 1923, 224:1, 225:1; 1913, 418:2.

4 Referendum. The provisions of this act shall not take effect unless it is adopted by a majority vote at the regular municipal election held in the city of Manchester in November, 1967 as hereinafter provided. The city clerk then in office shall cause to be placed at the bottom of the regular election ballot for city officers the following question: "Shall the provisions of an act entitled 'An Act amending certain pension acts of the city of Manchester' passed at the 1967 session of the legislature be adopted?" Beneath the question shall be printed the word "Yes" and the word "No" with a square immediately opposite each word in which the voter may indicate his choice. The referendum relative to the adoption of this chapter shall be conducted in every way, except as otherwise herein provided, in the same manner as the election of officers. If a majority of those voting on this question at said election vote in the affirmative on the question this act shall be declared to have been

adopted. Within ten days after said election, the city clerk shall certify to the secretary of state the result of said vote.

5 Effective Date. Section 4 of this act shall take effect upon its passage and if the act shall be adopted at the election in November, 1967, the remainder of this act shall take effect on January 1, 1968.

Paul E. Provost  
Henry P. Sullivan  
Conferees on the part of the Senate

John Sweeney  
Armand Capistran  
J. Henry Montplaisir  
Conferees on the part of the House

Committee of Conference Report adopted by vv. (See COJ supp. 3404-06 HB 688).

## RESOLUTIONS

Reps. Spollett and Leo Dion offered the following resolution:

### RESOLUTION

*Whereas*, we admire the spirit and attitude which Laurence M. Pickett has maintained as a Minority Floor Leader in the 1967 Session of the General Court; and

*Whereas*, we recognize that he has conducted himself with the highest integrity; and

*Whereas*, he has exhibited qualities of modesty and sincerity in his quiet spoken manner; he has never failed to courageously face whatever problem presented itself; and

*Whereas*, he has displayed attributes of courtesy and fairness and has always kept the ability to maintain self control whether the situation demanded a calm explanation or a sharp criticism; and

*Whereas*, his acts of friendship and service have extended far beyond the limits of his obligation to political party; now therefore be it

*Resolved*, that we the members of the House of Representatives, express our appreciation, and direct that a copy of

these resolutions be spread upon our records and a copy given to Mr. Pickett.

\* \* \*

Resolutions unanimously adopted.

\* \* \*

Reps. Bigelow and Belcourt offered the following resolutions:

### RESOLUTION

*Whereas*, Marshall W. Cobleigh has served in the capacity of House Majority Leader in the 1967 Session of the General Court; and

*Whereas*, in performing the many duties required of him he has exhibited the highest qualities of leadership and integrity which are in keeping with the best traditions of the State of New Hampshire; and

*Whereas*, he has met the many challenges confronting him in a fair and conscientious manner appreciated by all members of the House; and

*Whereas*, his inspired performance as Majority Leader has in great measure contributed to the success of the most active legislative session in New Hampshire's long history; now therefore be it

*Resolved*, that we the members of the House of Representatives express our sincere appreciation to Marshall W. Cobleigh for the services rendered by him for the benefit of all the people of our state, and that a copy of this resolution be transmitted to him.

\* \* \*

Resolutions unanimously adopted.

### SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 698**

providing for area industrial agents in the industrial development section of the division of economic development.

**AMENDMENT**

Amend section 2 of said bill by striking out the first two lines and inserting in place thereof the following:

2 Agents-at-Large. Amend RSA 12-A by inserting after section 15 (supp) as inserted by an act passed at the 1967 session of the general court, relative to recreational package plans, the following new section: 12-A:16 Area Indus-

On motion of Rep. Drake the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 363**

making appropriations for capital improvements.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following joint resolution:

**SJR 12**

appropriating funds for payment to the towns of Pittsburg and Clarksville in lieu of taxes on Francis Dam.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 285**

relative to payment of public officers and employees.

**AMENDMENT**

Amend the bill by striking out the title and inserting in place thereof the following:

## An Act

relative to payment of public officers and employees.

Further amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Payment of Public Officers and Employees. Amend RSA 99:7 by inserting at the end thereof the following: (However, if the compensation of any such a person is established on a yearly basis, no such a person shall be paid in any fiscal year, if he has been employed for the entire year, more or less than the yearly sum so established. Nothing in this section prohibits the payment of wages for overtime work in addition to any compensation established on a yearly basis), so that the said section as amended shall read as follows: 99:7 Payment. All persons performing work in the service of the state of New Hampshire shall be paid their compensation at such intervals, not more often than weekly, as the comptroller with the approval of the governor and council shall determine. However, if the compensation of any such a person is established on a yearly basis, no such a person shall be paid in any fiscal year, if he has been employed for the entire year, more or less than the yearly sum so established. Nothing in this section prohibits the payment of wages for overtime work in addition to any compensation established on a yearly basis.

2 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

The Clerk read the amendment in full.

Rep. Cobleigh moved that the House concur in the Senate amendments.

Rep. Cobleigh withdrew his motion that the House concur in the Senate amendment.

Rep. Cobleigh moved that the House non-concur in the amendment and that a committee of conference be appointed and spoke in favor of the motion.

(discussion ensued)

Motion adopted by vv.

The Chair appointed Reps. Cobleigh, Spitzli and Capistran as conferees on the part of the House.

### SENATE MESSAGE

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### HJR 77

in favor of Richard H. Gray.

\* \* \*

Rep. Knight requested unanimous consent to address the House.

Hearing no objection the Chair granted the request.

### REMARKS

Because I feel that a series of amendments inadvertently confused many and, because I cannot foretell the future. Because I cannot be sure of the way people might or would react to any situation where there is a fire, because human lives are at stake and prevention is better than cure and much or little could happen before 1970 or 71. Because HB 675 would not cost the state any money as it does not apply to the State Hospital, Glencliff or Laconia. Because it would not be a hardship in the two hospitals involved as sprinkling is going to be done anyway within the next year and applies to only about 2% of hospital beds, it applies to about 7% of beds in (county) or public nursing homes and about 14.4% of beds of institutional infirmaries and about 61% of beds in nursing and rest homes and if Title 19 is implemented this 61% will be changed within a year to 47%. Because testimony was given at the hearings on HB 675 by the Commissioner of Safety, the Fire Marshal, the Assistant Fire Marshal, the Director of Public Health, the Director of Hospital Services, a representative of Underwriters' Laboratories, and the New Hampshire Hospital Association that this was a good bill as amended by the minority and a needed bill, I wish to be recorded as voting "no" on delaying action by sending HB 675 to Legislative Council for continued study.



## SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 748**

authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects.

## AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following sections:

3 Appropriation. The sum of thirty-five thousand dollars is appropriated to be expended at the discretion of the water resources board for purposes outlined in section 1.

4 Effective Date. This act shall take effect sixty days after its passage.

\* \* \*

On motion of Rep. Williamson the House non-concurred in the Senate amendment and a committee of conference was appointed. The Chair appointed Reps. Williamson, Ferguson and Bruton as conferees on the part of the House.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

**HB 787**

regulating the use of houseboats on the surface waters of the state.

## RECESS

## AFTER RECESS

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and

found correctly engrossed the following entitled House Bills, Senate Bills, and House and Senate Joint Resolutions:

**HB 336**

to increase the penalties for misrepresentation of age and possession of alcoholic beverages by minors.

**HB 634**

relating to free parking for jurors.

**HB 795**

relative to a referendum by the voters of the city of Claremont concerning the proposed high-level dam.

**HB 125**

providing fees for town clerks for preparing documents in connection with motor vehicle registration.

**HB 254**

authorizing of and making appropriation for the State Technical Services Act of 1965 for New Hampshire.

**HB 463**

relative to winter maintenance of a Class III road in the towns of Colebrook and Stewartstown and a Class II highway in the town of Colebrook.

**SJR 3**

in favor of George W. LaRocque.

**HB 318**

to provide extra funds for the fish and game department from tolls from motor fuel used for propulsion of boats.

**HB 57**

relative to fees for taking clams, clam worms and oysters.

**HB 572**

to prohibit the taking of gray squirrels in Coos and Carroll counties.

**HB 162**

entering into the Maine-New Hampshire compact for establishing a bi-state commission on oceanography.

**HB 338**

prohibiting hunting or discharge of firearms within three hundred feet of an occupied building.

**HB 339**

relative to an additional appropriation for federal-aid highway construction.

**HB 582**

relative to the department of personnel of the city of Manchester.

**HB 817**

classifying a road in the town of Madison as a Class III Recreational Road.

**SB 196**

allowing the payment of interest in workmen's compensation cases.

**SB 225**

to amend the meals and rooms tax.

**HJR 49**

relative to payment for economic loss caused by the taking of property or loss of business under the Merrimack River Flood Control Compact.

**HJR 85**

to establish a New Hampshire committee on highway beautification.

Rep. Moulton,  
For the Committee

SENATE MESSAGE

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill and joint resolution sent up from the House of Representatives:

**HB 172**

classifying a road in the town of Haverhill as a Class III Recreational Road.

**HJR 91**

relative to the special committee to study insurance coverage on state property.

\* \* \*

The Senate has voted to discharge the Committee of Conference to whom was referred the following entitled bill:

**HB 731**

relating to tax exemption on real property to blind persons sixty-five years of age.

and the President appointed as new members: Sens. Buchanan and Spanos.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 731**

relating to tax exemption on real property to blind persons sixty-five years of age.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 439**

extending the open season for pheasants.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

(See COJ supp. 3414 HB 462)

**HB 462**

relative to minimum wages.

Amend the title of said bill by striking out the same and inserting in place thereof the following:

relative to minimum wages.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Repeal. Paragraph III and IV of RSA 279:1 defining woman and minor respectively are hereby repealed.

2 Definition. Amend paragraph V of RSA 279:1 by striking out in line two the words "women or minors" and inserting in place thereof the word (employees) so that said paragraph as amended shall read as follows: V. "Occupation," an industry, trade or business or branch thereof or class of work therein in which employees are gainfully employed, but shall not included domestic service in the home of the employer or labor on a farm.

3 Employee Defined. Amend RSA 279:1 by inserting after paragraph IX the following new paragraph: X. "Employee" shall mean and include every person who may be permitted, required or directed by any employer, in consideration of direct or indirect gain or profit, to engage in any employment as defined in paragraph V.

4 Substandard Wages. Amend RSA 279:2 by striking out in line two the words "woman or minor" and inserting in place thereof the word (employee) so that said section as amended shall read as follows: 279:2 Prohibition of Substandard Wages. It is hereby declared to be against public policy for any employer to employ any employee in an occupation in this state at an oppressive or unreasonable wage as herein defined and any contract, agreement or understanding for or in relation to such employment shall be null and void.

5 Powers. Amend RSA 279:3 by striking out the same and inserting in place thereof the following:

279:3 Powers of Commissioner. The commissioner of any representative duly authorized by him shall have full power and authority:

I. To investigate and ascertain the wages of employees employed in any occupation in the state;

II. To enter the place of business or employment of any employer of employees in any occupation for the purpose of examining and inspecting any and all books, registers, pay rolls, and other records of any employer of employees that in any way appertain to or have a bearing upon the question of wages of any such employees and for the purpose of ascertaining whether the orders of the commissioner have been and are being compiled with; and

III. To require from such employer full and correct state-

ments in writing of the wages paid to all employees in his employment.

6 Investigation. Amend RSA 279:4 by striking out the same and inserting in place thereof the following: 279:4 Investigations Authorized. The commissioner shall have the power, and it shall be his duty on the petition of fifty or more residents of the state, to cause an investigation to be made by any authorized representative of the wages being paid to employees in any occupation to ascertain whether any substantial number of employees in such occupation are receiving oppressive and unreasonable wages as herein defined. If, on the basis of information in the possession of the commissioner, with or without a special investigation, the commissioner is of the opinion that any substantial number of employees in any occupation or occupations are receiving such oppressive and unreasonable wages, he shall appoint a wage board to report upon the establishment of minimum fair wage rates for employees in such occupation or occupations.

7 Evidence. Amend RSA 279:7 by striking out the same and inserting in place thereof the following: 279:7 Commissioner to Assist. The commissioner shall present to a wage board promptly upon its organization all the evidence and information in the possession of the commissioner relating to the wages of employees in the occupation or occupations for which the wage board was appointed and all other information which the commissioner deems relevant to the establishment of a minimum fair wage for such employees, and shall cause to be brought before the committee any witnesses whom the commissioner deems material. A wage board may summon other witnesses or call upon the commissioner to furnish additional information to aid it in its deliberations.

8 Report. Amend RSA 279:8 by striking out the same and inserting in place thereof the following: 279:8 Report; Recommendations. Within sixty days of its organization a wage board shall submit a report including its recommendations as to minimum fair wage standards for employees in the occupation or occupations the wage standards of which the wage board was appointed to investigate. If its report is not submitted within such time the commissioner may constitute a new wage board. A wage board may differentiate and classify employments in any occupation according to the nature of the service rendered

and recommend appropriate minimum fair rates for different employments. A wage board may also recommend minimum fair wage rates varying with localities if in the judgment of the wage board conditions make such local differentiation proper and do not effect an unreasonable discrimination against any locality. A wage board may recommend a suitable scale of rates for learners and apprentices in any occupation or occupations, which scale of learners' and apprentices' rates may be less than the regular minimum fair wage rates recommended for experienced employees in such occupation or occupations.

9 Special License. Amend RSA 279:11 by striking out the same and inserting in place thereof the following: 279:11 Special License in Certain Cases. For any occupation for which minimum fair wage rates have been established the commissioner may cause to be issued to an employee, including a learner or apprentice, whose earning capacity is impaired by age or physical or mental deficiency or injury, a special license authorizing employment at such wages less than such minimum fair wage rates and for such period of time as shall be fixed by the commissioner and stated in the license.

10 Minimum Wage. Amend RSA 279:21 as amended by 1955, 288:1; 1957, 311:1; 1959, 275:1 and 1963, 203:1 by striking out the same and inserting in place thereof the following:

279:21 Minimum Hourly Rate. No person, firm or corporation shall employ any employee at a rate of less than one dollar and twenty-five cents per hour provided that on and after February 1, 1968, such minimum rate shall be one dollar and forty cents per hour, and that on and after February 1, 1969 such minimum rate shall be one dollar and sixty cents per hour. The limitations imposed hereby shall be subject to the following exceptions.

I. These limitations shall not apply to employees engaged in household labor, domestic labor, farm labor, outside salesmen, summer camps for minors, restaurants, hotels, inns and cabins.

II. These limitations shall not apply to employees engaged as newsboys, non-professional ski patrolmen or golf caddies.

III. These limitations shall not apply to employees of hospitals, orphanages, or homes for the aged organized as non-profit corporations, except that no non-profit hospital corpora-

tion or non-profit orphanage, or homes for the aged shall employ such employees at a rate less than one dollar an hour provided that on and after February 1, 1968 such minimum rate shall be one dollar and fifteen cents per hour, and that on and after February 1, 1969 such minimum rate shall be one dollar and thirty cents per hour, and that on and after February 1, 1970 such minimum rate shall be one dollar and forty-five cents per hour, and that on and after February 1, 1971 such minimum rate shall be one dollar and sixty cents per hour.

IV. These limitations shall not apply to a person with less than six months' experience in an occupation provided, however, such person shall not be paid less than seventy-five per cent of applicable statutory minimum wage in an occupation, after application is filed by the employer with the labor commissioner within ten days after hire.

V. These limitations shall not apply to a person eighteen years of age or under provided, however, such person shall not be paid less than seventy-five per cent of applicable statutory minimum wage rate and evidence of such person is kept on file by the employer.

VI. These limitations shall not apply to employees of nursing homes except that no nursing home shall employ such employees at a rate less than one dollar and twenty-five cents a hour. On and after February 1, 1969 such minimum rate shall be one dollar and thirty cents, and on and after February 1, 1970 such minimum rate shall be one dollar and forty-five cents, and on and after February 1, 1971 such rate shall be one dollar and sixty cents.

11 Special Authorization. Amend RSA 279:22 as amended by 1955, 288:1; 1957, 311:22 and 1959, 275:2 by striking out the same and inserting in place thereof the following: 279:22 Special Authorization in Certain Cases. Upon application by an employer, in the form and manner established by the commissioner, a person whose earning capacity the commissioner finds is impaired by age or by physical or mental deficiency may be employed at a sub-minimum wage rate established by regulations issued by the commissioner.

12 Sheltered Workshops and Adjustments. Amend RSA 279 by inserting after section 22 as amended by this act the following new sections:



279:22-a Special Authorization for Sheltered Workshops. Non-profit organizations or institutions wishing to engage in a sheltered workshop program must make application to the labor commissioner for special authorization for sub-minimum wage rates as provided by regulations issued by the commissioner of labor.

279:22-b Wage Adjustment. The commissioner of labor is hereby directed to readjust minimum wages for employees insofar as it may be necessary in view of the provisions of sections 21 and 22.

13 Repeal. RSA 279:23 establishing penalties to be paid to employees for violation of minimum wages, and RSA 279:24 as amended by 1957, 187:15, providing for the adjustment for minimum wages for women and minors, and RSA 279:25 relative to keeping of records are all hereby repealed.

14 Records. Amend RSA 279:27 by striking out the same and inserting in place thereof the following: 279:27 Records of Hours and Wages. Every employer of employees shall keep a true and accurate record of the hours worked by each, wages paid to each, and classification of employment when necessary, and shall furnish to the commissioner or his authorized representative upon demand a sworn statement of the same. Such records shall be open to inspection by the commissioner or his authorized representative at any reasonable time. Every employer subject to a minimum fair wage order or statutory minimum wage whether directory or mandatory shall keep a copy of such order or statutory minimum wage posted in a conspicuous place in every establishment in which employees are employed. Employers shall be furnished copies of posters on request without charge.

15 Penalty. Amend paragraph II of RSA 279:28 by striking out said paragraph and inserting in place thereof the following: II. Any employer or the officer or agent of an corporation who pays or agrees to pay to any employee less than the rates applicable to such employee under a mandatory minimum fair wage order or statutory minimum wage shall be fined not less than fifty nor more than two hundred dollars or imprisoned not less than ten nor more than ninety days, or both, and each week in any day of which such employee is paid less than the rate applicable to him under a mandatory minimum fair wage

order or statutory minimum wage and each employee so paid less shall constitute a separate offense.

16 Actions. Amend RSA 279:29 by striking out the same and inserting in place thereof the following: 279:29 Civil Actions. If any employee is paid by his employer less than the minimum fair wage to which he is entitled under or by virtue of a mandatory minimum fair wage order or statutory minimum wage he may recover in a civil action the full amount of such minimum wage less any amount actually paid to him by the employer together with costs and such reasonable attorney's fees as may be allowed by the court, and any agreement between him and his employer to work for less than such mandatory minimum fair wage or statutory minimum wage shall be no defense to such action. At the request of any employee paid less than the minimum wage to which he was entitled under a mandatory order or statutory minimum wage the commissioner may take an assignment of such wage claim in trust for the assigning employee and may bring any legal action necessary to collect such claim, and the employer shall be required to pay the costs and such reasonable attorney's fees as may be allowed by the court.

17 Effective Date. This act shall take effect February 1, 1968.

On motion of Rep. Stevenson the Rules of the House were so far suspended as to dispense with the reading of the amendment.

Rep. Stevenson explained the amendment.

On motion of Rep. Stevenson the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 774**

providing for mutual aid among police departments in case of riots, local disasters, or emergencies.

## AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

## An Act

providing for mutual aid among police departments in case of riots, local disasters, or emergencies

Amend paragraph I of RSA 106-C:1 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

I. "Emergency" shall mean a riot or mob action, as defined in RSA 609 and 609-A, and a natural disaster of major proportions, such as fire, flood, hurricane, earthquake, or any other disaster or emergency.

Amend RSA 106-C:7 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

106-C:7 Reimbursement for Salaries and Expenses. Any county or municipality within the state of New Hampshire, which receives emergency assistance pursuant to the provisions of this chapter, shall reimburse the county or municipality which furnishes such aid for the compensation which was paid to police department personnel engaged in such assistance; for actual travel and maintenance expense for such employees while rendering such aid.

Amend RSA 106-C:8 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

106-C:8 Donation of Services. Nothing contained herein shall prevent any county or municipality which renders assistance to another county or municipality within the state from assuming such loss, damage, expense, or other cost, or from loaning police equipment, or from donating the services of such personnel and such equipment without charge or cost to the county or municipality requiring assistance.

Amend RSA 106-C:9 and 106-C:10 as inserted by section 1 of the bill by striking out the same.

Amend RSA 106-C:11 as inserted by section 1 of the bill

by striking out the same and inserting in place thereof the following:

106-C:9 Recall from Service Outside of a Municipality or County. If, while any police department personnel or equipment pertaining to a New Hampshire county or municipality is engaged in rendering emergency police assistance upon call in another county or municipality within the state, an emergency develops within the county or municipality to which the assisting police department personnel and equipment pertain, the chief executive officer of such county or municipality shall determine whether such personnel and equipment shall be recalled in order to meet the local emergency. Upon the recall order issued by such chief executive officer of the assisting county or municipality, the personnel and equipment shall forthwith return to their normal stations or to the place specified in such recall order. The decision of the chief executive officer of the assisting county or municipality, made under the emergency conditions contemplated by this chapter, shall supersede any agreements or arrangements for mutual assistance entered into as provided in section 10 of this chapter.

Amend RSA 106-C:12 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

106-C:10 Reciprocal Relations With Other Counties or Municipalities. The chief executive officers of the counties or municipalities are authorized within the provisions of this chapter, to enter into agreement with other counties or municipalities within the state concerning the methods by which emergency police assistance will be rendered as provided in this chapter.

\* \* \*

On motion of Rep. Stafford the Rules of the House were so far suspended as to dispense with the reading of the amendment.

On motion of Rep. George Roberts the House concurred in the Senate amendments.

\* \* \*

Rep. Stafford requested unanimous consent to address the House.

The Chair hearing no objections recognized Rep. Stafford who addressed the House.

(Rep. Cobleigh in the Chair)

Rep. Pickett addressed the House by unanimous consent.

### SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 701**

relative to the operation of motorcycles.

### AMENDMENT

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Only Motorcycle License Required. Amend RSA 261:11 as amended by An Act relative to licenses to operate motor vehicles passed by the 1967 general court by striking out the same and inserting in place thereof the following: 261:11 Operating Motorcycles. No person to whom an operator's or commercial operator's license has been issued may operate any registered motorcycle unless he holds a special motorcycle license as provided for by section 10-a. A person who holds a special motorcycle license as provided for by section 10-a may operate or drive any registered motorcycle without holding a commercial operator's or operator's license.

Rep. Bridges moved that the House concur in the Engrossed Bills committee amendment.

(discussion ensued)

Amendment adopted by vv.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bill:

**HB 46**

providing for the joinder of this state in the Pest Control Compact.

Rep. Moulton,  
For the Committee

**ENGROSSED BILLS COMMITTEE REPORT****HB 425**

establishing a bureau of family care in the office of the director of the division of mental health. Rep. Moulton for the committee. Ought to pass with amendment.

**AMENDMENT**

Amend section 1 of the bill by striking out the first two lines and inserting in place thereof the following:

1 Bureau of Family Care Established. Amend RSA 126-A by inserting after section 37 as inserted by an act establishing an office of mental retardation in office of director of the division of mental health passed by the 1967 general court the following new subdivision:

Further amend the bill by renumbering RSA 126-A:35 through 40 as inserted by section 1 of the bill to read 126-A:38 through 43.

\* \* \*

On motion of Rep. Stuart Allan the House concurred in the Engrossed Bills amendment.

**SENATE MESSAGE**

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following entitled bill:

**HB 202**

to increase the salaries of certain state officers.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Howard and Bergeron.

\* \* \*

## COMMITTEE OF CONFERENCE REPORT

## HB 202

The Committee of Conference to whom was referred HB 202, to increase the salaries of certain state officers, having considered the same, report the same with the following recommendations:

That the House recede from its position of nonconcurrency,

That the Senate recede from its position in adopting its amendment, and

That the House and Senate concur in the adoption of the following amendment:

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Unclassified Salaries. Amend RSA 94:1 as amended by 1955, 153:2; 321:1; 323:4, 6; 335:8; 1957, 90:1; 223:2; 274:4, 7; 315:2; 1959, 199:4; 268:12; 1961, 166:5; 221:4; 222:5; 223:4; 266:12; 1963, 39:2; 132:2; 209:2; 328:17; 303:14; 1965, 267:7 and 365:1 by striking out the same and inserting in place thereof the following 94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

	Minimum	Maximum
Governor		\$30,000
Chief justice, supreme court		26,000
Chief justice, superior court		22,880
Associate justice, supreme court (4)		22,880
Associate justice, superior court (7)		20,800
Judges, probate court (10)		6,000
Racing commissioners (3)		3,120
Sweepstakes commissioner, chairman		4,680
Sweepstakes commissioners (2)		2,496
State entomologist		3,640
Adjutant general	\$12,480	14,040
Assistant attorneys general*	9,360	14,040
Assistant bank commissioner	10,920	12,480
Assistant business supervisor	10,920	12,480
Assistant commissioner,		
public works and highways	15,600	17,160
Assistant to insurance commissioner	9,360	10,920

Assistant state librarian	9,360	10,920
Assistant state treasurer	9,360	10,920
Assistant superintendent, New Hampshire hospital	18,429	21,549
Attorney general	16,640	18,200
Bank commissioner	14,040	15,600
Business supervisor	12,480	14,040
Chairman, water resources board	10,920	13,000
Clerk of supreme court and court reporter	14,040	15,600
Commandant, soldiers' home	8,320	9,880
Commissioner of agriculture	12,480	14,040
Commissioner of department of employment security	16,640	18,200
Commissioner of education	15,600	17,160
Commissioner of health and welfare	16,640	18,200
Commissioner of public works and highways	18,500	20,500
Commissioner of resources and economic development	15,600	17,160
Commissioner of safety	15,600	17,160
Comptroller	16,640	18,200
Coordinator of federal funds	13,000	15,600
Coordinator of highway safety	13,000	15,600
Counsel, department of employment security	11,752	13,312
Deputy attorney general	14,040	15,600
Deputy bank commissioner	12,480	14,040
Deputy commissioner of education	12,480	14,040
Deputy commissioner of public works and highways	15,600	17,160
Deputy director, New Hampshire distributing agency	7,280	8,840
Deputy director of personnel	10,920	12,480
Deputy insurance commissioner	10,920	12,480
Deputy labor commissioner	8,320	9,880
Deputy registers of probate:		
Rockingham	5,512	7,072
Strafford	4,784	6,167
Belknap	4,784	6,167
Carroll	4,784	6,167
Merrimack	5,512	7,103
Hillsborough	6,448	8,039
Cheshire	4,389	5,543



Sullivan	4,389	5,543
Grafton	4,784	6,167
Coos	4,389	5,543
Deputy secretary of state	11,500	13,000
Deputy state treasurer	11,500	13,000
Deputy superintendent, industrial school	8,320	9,880
Deputy superintendent, Laconia state school	16,120	17,680
Deputy warden, state prison	8,320	9,880
Director of aeronautics	12,480	14,040
Director, charitable trusts	4,680	6,240
Director of clinical services	16,120	17,680
Director of clinical and surgical services	16,120	17,680
Director of correctional psychiatry	16,120	17,680
Director, division of accounts	13,520	15,080
Director of division of economic development	12,480	14,040
Director, division of mental health	22,230	25,350
Director of division of parks	12,480	14,040
Director, division of public health services	15,600	17,160
Director, division of purchase and property	12,480	14,040
Director of division of resources and development	12,480	14,040
Director, division of welfare	12,480	14,040
Director of fish and game	12,480	14,040
Director of motor vehicles	10,920	12,480
Director, New Hampshire distributing agency	9,360	10,920
Director, out-patient services	16,120	17,680
Director of personnel	12,480	14,040
Director of probation	10,000	11,500
Director of psychiatric education and research	16,120	17,680
Director of records management and archives	8,320	9,880
Director of safety services	10,920	12,480
Director of state police	12,480	14,040
Director of technical institute	12,480	14,040
Director, veterans' council	8,320	9,880
Executive director, real estate board	7,350	8,925
Executive director, sweepstakes		20,800

Executive director, water supply and pollution control commission	17,000	18,500
General counsel, department of employment security	12,480	14,040
Governor's councilors	40 per diem	
Insurance commissioner	14,040	15,600
Labor commissioner	12,000	13,500
Liquor commissioner, chairman	12,500	14,000
Liquor commissioners (2)	12,000	13,500
Parole officer	9,360	10,920
Public utilities commission, chairman	12,480	14,040
Public utilities commissioners (2)	11,960	13,520
Registers of probate:		
Rockingham		4,784
Strafford		4,576
Belknap		4,576
Carroll		4,576
Merrimack		4,784
Hillsborough		4,992
Cheshire		4,160
Sullivan		4,160
Grafton		4,576
Coos		4,160
Secretary of state	14,500	16,000
Secretary, tax commission	14,500	16,000
Senior psychiatrist	15,184	17,607
State fire marshal	9,360	10,920
State librarian	10,920	12,480
State treasurer	14,500	16,000
State veterinarian	9,360	10,920
Superintendent, industrial school	14,040	15,600
Superintendent, Laconia state school	15,600	17,160
Superintendent, New Hampshire hospital	20,172	23,292
Superintendent, state sanatorium	14,040	15,600
Tax commissioner (2)	12,000	13,500
Warden, state prison	14,040	15,600
Water supply and pollution control commission:		
Chief aquatic biologist	11,000	12,500
Deputy executive director and chief engineer	14,500	16,000
Director municipal services and assistance	11,000	12,500

\*Notwithstanding the provisions of any other statute, the

pay range for the assistant attorneys general shall be as set forth in this act.

Officials named in this section shall be placed in the corresponding steps in the new salary ranges as their length of service justifies and in accordance with RSA 94:3. Racing commissioners, sweepstakes commissioners, and the state entomologist only excepted, any official whose salary upon placement in the new salary range is less than that of a subordinate classified employee in his department shall be placed at the next higher step in range above said classified employee and shall be entitled to any increase provided for herein until the maximum is reached.

Notwithstanding any other provisions of law to the contrary, the salaries of judges of probate court, deputy registers of probate, and registers of probate shall be as set forth above.

2 Appropriation. There is hereby appropriated for the fiscal year ending June 30, 1968 for salary increases provided in section 1 of this bill the following sums: sixty-eight thousand, six hundred ninety three dollars from the general funds of the state; six thousand three hundred thirty five dollars from highway funds; six hundred dollars from fish and game funds; five thousand six hundred and forty dollars from self-sustaining funds; and six hundred dollars from federal funds. Like amounts are hereby appropriated for the fiscal year ending June 30, 1969.

3 Temporary Authority to Increase Salaries. For the period from the effective date of this act to January 1, 1969, upon request of the appointing authority of any department or agency, the governor and council is hereby authorized and empowered, notwithstanding any other provisions of law to the contrary, upon a finding by them that it is in the best interest of the state and is necessary in order to recruit or to retain qualified personnel to increase the salary of any unclassified position within the established range as set by RSA 94:1.

4 Legislative Budget Assistant. Notwithstanding the provisions of two acts passed by the 1967 General Court one making appropriations for the expenses of certain departments of the state for the year ending June 30, 1968 and the other bearing the same title but for the year ending June 30, 1969 or any other statute to the contrary the compensation of the legisla-

tive budget assistant for the entire biennium ending June 30, 1969 shall be \$18,380 yearly.

5 Real Estate Board. Any appropriations provided for the real estate division for the insurance commissioner for the fiscal years 1967-1968 and 1968-1969 shall on and after October 1, 1967 be transferred to the real estate board as established by an act passed at the 1967 session of the legislature for expenditure by said board.

6 Change in Effective Date. Amend the act establishing a real estate board passed by the 1967 General Court by striking out section 7 and inserting in place thereof the following: 7 Effective Date. This act shall take effect October 1, 1967.

7 Effective Date. This act shall take effect July 14, 1967.

Shirley M. Clark

Roger A. Smith

Lucien R. Dulac

Conferees on the part of the House

Nelson E. Howard

Paul E. Provost

Conferees on the part of the Senate

On motion of Rep. Shirley Clark, reading of the amendment was dispensed with.

Rep. Shirley Clark explained the report.

(discussion ensued)

Rep. Clark moved that the committee of conference report be adopted.

Rep. Pickett spoke in favor of the conference report.

On motion of Rep. Pickett his remarks were ordered printed in the Journal.

## REMARKS

The Committee of Conference on the unclassified salary bill advised the Governor that all unclassified personnel had been given an increase except the Chief Executive and the Judges of the Superior and Supreme Court. The House members of the Conference Committee were adamant in their op-

position to any increase for the Governor and the Superior and Supreme Court Justices. The Governor stated he would forego a wage increase to meet the objectives of the Conference members of the House if a percentage increase was given to the Judges of Superior and Supreme Courts. This was finally agreed.

\* \* \*

Rep. Cobleigh spoke in favor of the report.

(discussion ensued)

Committee of Conference report adopted by vv.

### SENATE MESSAGE

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 202**

to increase the salaries of certain state officers.

\* \* \*

### RESOLUTIONS

Reps. Maloomian, Stratton and Marcotte offered the following resolutions:

### RESOLUTIONS

*Whereas*, this session has been long and trying, enough to test the patience of St. Peter himself, and

*Whereas*, our Honorable Speaker, Walter R. Peterson, Jr. has presided over us with the best of humor, and with fairness without prejudice, as well as patience, therefore be it

*Resolved*, that we, the members of this 1967 House of Representatives in General Court convened, wish to take this opportunity in these, the closing hours of the session, to express our gratitude to Speaker Peterson for the splendid manner in which he has presided over us and to wish him a long and prosperous career in the years ahead, and be it further

*Resolved*, that a copy of these resolutions be transmitted to the Speaker by the Clerk.

Resolution unanimously adopted by vv.

Remarks by the Chair.

The Speaker expressed his gratitude to the House for the resolution, and his appreciation of the pleasant relationship existing between the members and himself during the session of 1967.

\* \* \*

Rep. Stafford withdrew his notice of reconsideration on Con. Res. 8, relative to a graduated income tax.

\* \* \*

Rep. Bigelow moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

Rep. Bigelow spoke in favor of the motion.

Motion adopted by vv.

### COMMITTEE REPORT

#### **SB 27**

to prohibit a liability insurance company from canceling a motor vehicle liability insurance policy because of the age of the insured. Rep. Bigelow for Banks. That the bill be referred to the legislative council.

Resolution adopted by vv.

### COMMITTEE OF CONFERENCE REPORT

#### **HB 232**

The committee of conference to whom was referred House Bill No. 232 An Act providing that state aid for construction or reconstruction of town highways may include resurfacing and bridge construction and repair, having considered the same report the same with the following recommendations: That the Senate recede from its position in adopting its amendments to the bill, that the House recede from its position of nonconcurrency in the Senate amendments and that the House and Senate concur in the adoption of the following amendments to said bill and the passage of said bill as thus amended:

Amend the title of said bill by striking out the same and inserting in place thereof the following:

## An Act

providing a revision of state bridge aid and town bridge aid.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1. State Bridge Aid. Amend RSA 242:9 as amended by 1957, 133:1 by striking out said section and inserting in place thereof the following: 242:9 Cost; How Borne: State Bridge Aid. When public convenience and necessity require the construction or reconstruction of any bridge on a class II highway the cost thereof shall be borne as follows:

I. In towns whose valuation does not exceed \$1,000,000 the town shall pay one-sixth and the state five-sixths.

II. In towns whose valuation is more than \$1,000,000 and not more than \$2,000,000 the town shall pay one-fifth and the state four-fifths.

III. In towns whose valuation is more than \$2,000,000 and not more than \$4,000,000 the town shall pay one-quarter and the state three-quarters.

IV. In towns whose valuation is more than \$4,000,000 the town shall pay one-third and the state two-thirds.

2 Town Bridge Aid. Amend RSA 242:10 as amended by 1957, 134:1 by striking out said section and inserting in place thereof the following: 242:10 Town Bridge Aid. When public convenience and necessity require the construction or reconstruction of any bridge on a class V highway the cost thereof shall be borne as follows:

I. In towns whose valuation does not exceed \$1,000,000 the state shall pay seven-eighths and the town one-eighth.

II. In towns whose valuation is more than \$1,000,000 and not more than \$2,000,000 the state shall pay four-fifths and the town one-fifth.

III. In towns whose valuation is more than \$2,000,000 and not more than \$3,000,000 the state shall pay three-fourths and the town one-fourth.

IV. In towns whose valuation is more than \$3,000,000 and not more than \$4,000,000 the state shall pay two-thirds and the town one-third.

V. In towns whose valuation is more than \$4,000,000 the state shall pay one-half and the town one-half.

3 Effective Date. This act shall take effect July 1, 1967.

John R. Bradshaw  
Thomas J. Claveau  
Conferees on the part of the Senate

Anthony J. Corriveau  
Guy J. Fortier  
George B. Roberts Jr.  
Conferees on the part of the House

At the request of Rep. Drake, Reps. Corriveau and George Roberts answered questions.

Committee of Conference Report adopted by vv.

### SENATE MESSAGE

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 493**

relative to outdoor advertising on interstate highways and federal-aid highways.

### AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Moratorium on New Signs. Notwithstanding any other provisions of law to the contrary, until sixty days after the adjournment of the 1969 session of the general court, no new outdoor advertising sign, display, or device shall be erected after the effective date of this act in any areas which are adjacent to and within six hundred sixty feet of the nearest edge of the right-of-way of any interstate or federal-aid primary highway, except the following:

I. Directional and other official signs.

II. Signs advertising the sale or lease of property upon which they are located.



III. On premise signs — signs advertising activities conducted on the property on which they are located.

IV. Signs which are to be located in any area which is at any time zoned to permit business industrial or commercial activities under the authority of any law of this state or not so zoned, but which constitute an unzoned commercial or industrial area.

V. Unzoned commercial areas mean any area which lies within a radius of one thousand feet of any commercial or industrial activity.

2 Compliance Agreements. Amend RSA 249-A as inserted by 1961, 269:1 by inserting after section 10 a new section as follows: 249-A:10-a Restriction on Agreements. The commissioner of public works and highways is authorized to enter into an agreement with the secretary of transportation or other appropriate federal official of the United States as provided by title 23, United States Code, section 131, at the time, and no earlier than the time, that the federal laws, rules, regulations, or other provisions or directives provide that a loss of federal funds will occur to the state if the state fails to enter into such an agreement.

3 Effective Date. This act shall take effect upon its passage.

\* \* \*

On motion of Rep. Stafford reading of the amendment was dispensed with.

Rep. Stafford explained the amendment.

On motion of Rep. Stafford the House concurred in the Senate amendment.

\* \* \*

The Senate has voted to concur with the House of Representatives in its amendments to the following Bills:

**SB 194**

relative administration to small estates.

**SB 205**

to authorize the judge of probate to determine the mode of citation and notice in probate proceedings.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bill sent up from the House of Representatives:

**HB 667**

repealing the bond requirement of user of fuel licensees and the imposition of additional penalties changing the filing procedure and dates of user of fuel returns and the revising of reciprocal provisions of the motor vehicle and motor vehicle road toll laws.

\* \* \*

The Senate has voted to adopt the recommendations of the Committees of Conference to whom were referred the following entitled bills:

**HJR 31**

relative to the operating expenses of educational television station, WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton, and Berlin.

**HB 368**

relative to per diem compensation of board for registration of engineers.

**HB 639**

relative to school attendance registers.

## REPORTS OF COMMITTEE ON THE JOURNAL

The committee on the Journal having examined the journal of Wednesday, June 14 offers the following resolution and recommends its adoption:

*Resolved*, that the journal of the House of Wednesday, June 14, 1967, first printing, be corrected and that the corrections thereof be made and effected in the permanent printing of said journal as follows:

Insert the words (Amend RSA 41 by inserting after section 15-a (supp) as inserted by 1963, 120:2 the following new section: 41:15-b Service Exemptions Added to Appropriations.) after the sub-title of section 7 and before the word "Selectmen"

under "AMENDMENT" to SB 177, to exempt veterans etc. as said section is recorded on page 2529.

Henry C. Newell  
For the Committee

\* \* \*

The Committee on the Journal, having examined journals of Friday, June 23 and Thursday, June 29, 1967, offers the following resolution and recommends its adoption:

*Resolved*, That the journals of the House of Friday, June 23 and Thursday, June 29, 1967, first printing, be corrected and that corrections thereof be made and effected in the permanent printing of said journals, to wit:

a) Strike out from page 3237 (June 29) the second resolution concerning SB 226, relating to election of board of education for the city of Concord, in the "Report of Committee on the Journal", and

b) Strike out from page 2983 (June 23) the caption "SB 226" and the immediately following words "ordered to third reading by vv" and insert in place of said words "SB 226 was passed and sent to the secretary of state to be engrossed."

Jean Wallin  
For the Committee

\* \* \*

Resolutions adopted by vv.

\* \* \*

The Chair announced that July 4th will be the birthday of Rep. Harrigan.

The Chair also announced that today is the wedding anniversary of Rep. and Mrs. Migneault.

Rep. Maloomian by unanimous consent addressed remarks to the House.

Rep. Drabinowicz by unanimous consent addressed remarks to the House.

\* \* \*

## COMMITTEE OF CONFERENCE REPORT

**HB 285**

The committee of conference to whom was referred House Bill 285 An Act relative to payment of public officers and employees, having considered the same report the same with the following recommendations:

1. That the House recede from its position of nonconcurrency in the amendment of the Senate.

2. That the Senate and House concur in sending the bill to the fiscal committee of the general court.

Paul E. Provost

Stewart Lamprey

Conferees on the part of the Senate

Marshall Cobleigh

Armand Capistran

Donald H. Spitzli

Conferees on the part of the House

Rep. Spitzli explained the bill.

Report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

**HB 748**

The Committee of Conference to whom was referred HB 748, an act authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects, having considered the same, report the same with the following recommendation:

That the house recede from its position of nonconcurrency,

That the Senate recede from its position in adopting its amendments, and

That the House and Senate concur in the adoption of the following amendment:

Amend the bill by striking out section 3 and inserting in place thereof the following sections:

3 Appropriation. The sum of ten thousand dollars is ap-

propriated to be expended at the discretion of the water resources board for purposes outlined in section 1.

4 Effective date. This act shall take effect sixty days after its passage.

Nelson E. Howard  
Harry V. Spanos  
Conferees on the part of the Senate

Stanley H. Williamson  
Charles W. Ferguson Jr.  
George A. Bruton  
Conferees on the part of the House

Committee of Conference Report adopted by vv.

## COMMITTEE OF CONFERENCE REPORT

### HB 143

The Committee of Conference to whom was referred House Bill No. 143 An Act relative to the salary of the register of deeds for Strafford county, having considered the same report the same with the following recommendations:

That the House recede from its position of nonconcurrence in the Senate amendment to RSA 478:18 as inserted by section 1 of said bill and the Senate recede from its position in adopting said amendment and that the House and Senate concur in the adoption of the following amendment to said bill.

Amend RSA 478:18 as inserted by section 1 of said bill by striking out the same and inserting in place thereof the following: 478:18 Salary. The register of deeds for Strafford county shall be paid an annual salary of eight thousand dollars. Provided, however that for the calendar year 1968 the salary of said register shall be nine thousand dollars. The salary of said register shall be paid in equal monthly installments.

The committee further recommends that the house recede from its position of nonconcurrence in the Senate amendments to said bill with reference to striking out paragraph IX of RSA 478:18-c as inserted by section 1 of said bill and with reference

to the amendment to section 2 of the said bill and concur with the Senate in said amendments.

Lucien Bergeron  
James Koromilas  
Conferees on the part of the Senate  
  
Shirley Clark  
Leon M. Crouch  
John Maglaras  
Conferees on the part of the House

Committee of Conference Report adopted by vv.

### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills and House Joint Resolutions, Senate Bills and Senate Joint Resolutions:

**HB 277**

increasing the debt limit of Mascenic Regional School District, composed of the school districts of New Ipswich, Mason and Greenville, and the cooperative school district, composed of Lyndeborough and Wilton.

**HB 324**

providing additional (cost of living) retirement allowance for retired state employees.

**HB 698**

providing for area industrial agents in the industrial development section of the division of economic development.

**HB 757**

to provide special training programs for technical services in the area of health, and making appropriations therefore.

**HB 775**

to clarify the authority of the shore fisheries advisory committee in making regulations on taking of marine species.

**HB 787**

regulating the use of houseboats on the surface waters of the state.

**HJR 77**

in favor of Richard H. Gray.

**HB 530**

relative to the financing of the construction of a continuing education center and a building to house the Whittemore School of Business and economics at the University of New Hampshire to be liquidated from income.

**HB 363**

making appropriations for capital improvements.

**HB 226**

relating to method of enactment of building code ordinances in towns.

**HB 631**

relative to public assistance to blind, aged or disabled persons, dependent children to the medically needy.

**HB 721**

increasing the number of highway commissioners for the city of Manchester.

**HB 776**

providing for an additional assistant attorney general and relative to clerical assistance in said office.

**HJR 91**

relative to the special committee to study insurance coverage on state property.

**SJR 12**

appropriating funds for payment to the towns of Pittsburg and Clarksville in lieu of taxes on Francis Dam.

**SJR 13**

in favor of Arthur W. Napert.

**HJR 89**

to establish a nursing education aid program.

**HB 819**

requiring payment of head and poll taxes by applicants for fishing and hunting licenses, and licenses to take clams or clam worms or oysters.

**HB 30**

increasing the salaries of the Merrimack county treasurer and commissioners.

Rep. Moulton,  
For the Committee

**SENATE MESSAGE**

The Senate refuses to concur with the House of Representatives in the adoption of the amendment to the following entitled bill sent up from the House of Representatives:

**SB 197**

relative to the disposition of abandoned animals  
and requests a Committee of Conference; the President has appointed as members of said Committee of Conference on the part of the Senate: Sen. Koromilas and Sen. Claveau.

On motion of Rep. Morrill the House acceded to the request for a committee of conference.

The Chair appointed Reps. Morrill, Winkley and C. Cecil Dame as conferees on the part of the House.

\* \* \*

Rep. Robert Brown moved that the Rules of the House be so far suspended as to permit the introduction of a committee report not previously advertised in the Journal.

Rep. Brown spoke in favor of the motion.

Motion adopted by vv.

**COMMITTEE REPORT****SB 231**

establishing a higher educational building corporation.  
Rep. Robert Brown for Education. Ought to pass with amendment.

**AMENDMENT**

Amend RSA 195-D:17 as inserted by section 1 of the bill by striking out the section and inserting in place thereof the following:



195-D:17 Bonds of Corporation. Bonds issued by the corporation belong to a group of securities which are not rated by bond rating organizations as a matter of policy. The inherent value of a bond issue of the corporation is to be determined by each investor upon his own investigation.

\* \* \*

The Clerk read the amendment in full.

(discussion ensued)

Amendment lost by vv.

Rep. Robert Brown explained the amendment.

Rep. Bednar rose on a point of parliamentary inquiry.

Rep. Raiche offered the following amendment.

#### AMENDMENT

Strike out section 17, renumber the following sections.

\* \* \*

The Clerk read the amendment in full.

Rep. Raiche spoke in favor of the amendment.

Rep. Greene spoke in favor of the amendment as offered by Rep. Raiche.

(discussion ensued)

Rep. Coburn moved that further consideration of SB 231 be indefinitely postponed and spoke in favor of the motion.

Rep. deBlois spoke against the motion.

Rep. Saunders moved that SB 231 be referred to Legislative Council and spoke in favor of the motion.

(discussion ensued)

Rep. Bednar rose on a point of parliamentary inquiry.

Reps. Ciborowski and Mackintosh spoke against the motion.

Rep. Stafford spoke in favor of the motion.

The question being shall SB 231 be referred to legislative council.

Motion adopted by vv.

Rep. Colburn requested a division and it was sufficiently seconded.

## RECESS

## AFTER RECESS

The question being shall SB 231 be referred to the Legislative Council.

201 members having voted in the affirmative and 47 in the negative the bill was referred to Legislative Council.

## COMMITTEE OF CONFERENCE REPORT

### **SB 197**

The committee of conference to whom was referred Senate Bill No. 197 An Act relative to the disposition of abandoned animals, having considered the same report the same with the following recommendations:

1. The Senate recedes from its position of nonconcurrence in the House amendment and concur in the adoption of the House amendment.

2. The Senate and House concur in the adoption of the following amendments to the bill:

Amend the bill by inserting after section 1 the following new section:

2 Possession and Sale of Colts. Amend RSA 575 by inserting after section 1 the following new section:

575:1-a Possession and Sale of Colts Under Ninety Days Old.

I. It is unlawful for any person in this state to have in his possession an equine colt that is less than ninety days old that is being nursed by its dam, unless the colt was born in this state, and its dam has died within this state before the colt became ninety days old.

II. It is unlawful for any person in this state to sell an

equine colt that is less than ninety days old that is not being nursed by its dam.

III. If convicted of a violation of this section a person shall be fined not more than one hundred dollars or ninety days in jail or both. Further amend the bill by renumbering section 2 to read section 3.

James Koromilas  
Thomas J. Claveau  
Conferees on the part of the Senate

Noreen Winkley  
Roy Morrill  
C. Cecil Dame  
Conferees on the part of the House

Committee of Conference Report adopted by vv.

### SENATE MESSAGE

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 748**

authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions sent up from the House of Representatives:

#### **HB 352**

relative to air pollution control.

\* \* \*

The Senate has voted to accede to the request of the House of Representatives for a Committee of Conference on the following bill:

#### **HB 611**

relative to operation of uninspected motor vehicles to place of inspection.

and the President has appointed as members of said Committee on the part of the Senate: Sens. Bradshaw and Lamontagne.

\* \* \*

The Senate has voted to discharge the Committee of Conference to whom was referred the following entitled bill:

**HB 611**

relative to operation of uninspected motor vehicles to place of inspection.

The President appoints as new members: Sens. Bradshaw and Spanos. (See COJ supp. 3440 HB 611)

\* \* \*

**COMMITTEE OF CONFERENCE REPORT**

**HB 611**

The committee of conference to whom was referred House Bill No. 611, in new title and new draft, being An Act providing a moratorium on erection of certain signs adjacent to the primary highway system, having considered the same report the same with the following recommendations:

1. That the House recede from its position of nonconcurrency in the adoption of the bill in new title and new draft.
2. That the Senate recede from its position in passing the bill in new title and in new draft.
3. That Senate and House concur in the passage of the following bill:

**An Act**

relative to operation of uninspected motor vehicles  
to place of inspection.

1 Motor Vehicles. Amend RSA 260 by inserting after section 260:16 the following new section: 260:16-a Operation of Uninspected Motor Vehicles. The director is hereby authorized to design and issue, under such regulations and procedures as he shall deem appropriate, a permit to allow the operation of an uninspected motor vehicle from its location to an inspection station where for good cause shown the person requesting such

permit has been unable to comply with the director's rules and regulations relating to inspection.

2 Effective Date. This act shall take effect sixty days after its passage.

John R. Bradshaw  
Harry Spanos  
Conferees on the part of the Senate

Stephen W. Smith  
Edna M. McGee  
George W. Stafford  
Conferees on the part of the House

Committee of Conference Report adopted by vv.

### SENATE MESSAGE

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 611**

relative to operation of uninspected motor vehicles to place of inspection.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bill:

#### **HB 425**

establishing a bureau of family care in the office of the director of the division of mental health.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

#### **HB 232**

providing that state aid for construction or reconstruction of town highways may include resurfacing and bridge construction and repair.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 172**

classifying a road in the town of Haverhill as a Class III Recreational Road.

**AMENDMENT**

Amend section 1 of the bill by striking out lines two and three and inserting in place thereof the following:

(supp) as inserted by 1961, 170:1 and amended by 1965, 68:1 and an act classifying a road in the town of Madison passed by the 1967 general court by inserting after paragraph III the following new paragraph: IV. The

\* \* \*

On motion of Rep. Stafford the House concurred in the Engrossed Bills amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 137**

to establish a public access advisory board to develop access to public waters and to provide a waterways fund to finance it.

**AMENDMENT**

Amend RSA 258-B:4, as inserted by section 1 of the bill, by striking out the same and inserting in place thereof the following:

258-B:4 Public Meetings. A majority of the board shall hold a public hearing on each proposed project in the municipality where the project might be located. Two notices of the hearing shall be posted in the town or towns where the project might be located at least thirty days in advance of the hearing

and in addition, at least fifteen days in advance of the hearing, notice shall be given to the selectmen of the town or towns concerned and published both in a newspaper of statewide circulation and one of local circulation in the area concerned, if there is such a newspaper. If it appears that the project is of public use and benefit, the board shall find there is occasion for the laying out of a public access, shall determine the location, and shall prepare a project estimate with the cooperation of the department of public works and highways, which department shall bear the costs of preparing such estimate; such estimate shall include a cost estimate for the acquisition of a right-of-way and the recommended construction. No such layout of a public access shall include land or rights to use of land which must be acquired without the willing consent of the person or persons listed as the present owner or owners of such land on the rolls of the town in which such land is located. Such willing consent shall be given by the person or persons listed as the present owner or owners of the land under consideration on the rolls of the town in which such land is located in the form of a quitclaim deed to the land under consideration, or a document expressing a willingness to execute such a deed.

In addition, no such layout shall contemplate the use, for public access purposes, of any land acquired by the state or by a state agency, board, department, or commission with the stipulation that it be used, maintained or preserved in its natural state. No such layout shall include or apply to any projects jointly sponsored as provided under Public Law 566 as amended and RSA 481:25 or to any land, real estate or easement leading to or adjacent to any project so sponsored. Furthermore, the layout, project estimate, cost estimate, and any subsequent plans for or construction of public access developed under this program shall provide for adequate fencing between the public access area or any right-of-way encompassed as part of its development and any abutting land not a part of such access area when desirable or when requested by the owner of such abutting land.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Highways to Public Waters. Amend RSA 235:1 by striking out said section and inserting in its place the following: 235:1 Layout of Highway. The commissioner of public works

and highways shall acquire the right-of-way and construct the highways in accordance with such recommendations of the right-of-way board established under the provisions of RSA 258-B and issued pursuant to the provisions of that chapter as have been approved by act of the general court. All such highways shall be constructed within funds appropriated by the general court for the purpose and shall be deemed to be Class V highways and shall be maintained as determined by the general court. The right of the state to acquire land for such highways shall be subject to the limitation set forth in RSA 258-B:4 that the willing consent of the person or persons listed as the present owner or owners of such land on the rolls of the town in which such land is located must be obtained.

\* \* \*

On motion of Rep. Kopperl, reading of the amendment was dispensed with.

Rep. Kopperl explained the amendments.

Amendments adopted by vv.

(See COJ supp. 3443 HB 137)

(Speaker in the Chair)

#### ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

**HB 656**

relative to payment of health, welfare, and pension fund contributions by employers.

**HB 701**

relative to the operation of motorcycles.

**HB 781**

to regulate small loans up to five thousand dollars.

**SB 164**

relative to vocational rehabilitation programs.

Rep. Moulton,  
For the Committee



## SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following Houe Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**SB 73**

relative to a state scholarship program.

## AMENDMENT

Amend section 1 by striking out the first three lines and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after Chapter 200-C as inserted by an act relative to vocational rehabilitation program by the 1967 general court the following new chapter:

## Chapter 200-D

Amend RSA 20-B:1 through 13 by renumbering said sections to read 200-D:1 through 13.

\* \* \*

On motion of Rep. Brown the House concurred in the Senate amendment.

\* \* \*

The Senate concurs with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendments the Senate asks the concurrence of the House of Representatives:

**HJR 52**

to establish an interim committee to study uniform traffic ordinances for municipalities, regulation of so-called snow traveling vehicles and the federal highway safety act of 1966.

## AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

A special interim study committee is hereby established to study the uniform so-called model traffic ordinance for munici-

palities and to prepare legislation to be presented at the next session of the general court. The committee shall consist of three members of the senate to be appointed by the president, four members of the house to be appointed by the speaker, the commissioner of safety, the commissioner of public works and highways, and four citizens at large, representing organized groups of motor vehicle owners and industries associated with highway transportation, to be appointed by the governor. Said committee shall also continue a study of the uniform motor vehicle code to modernize our motor vehicle laws. In addition to other duties the committee shall study the problems arising from the use of so-called snow traveling vehicles and shall recommend legislative solutions for these problems where appropriate. The committee shall study the federal highway safety act of 1966 (PL 89-564). The members of the committee who are members of the general court shall be reimbursed for their mileage at the same rate as state employees and expenses when engaged in their duties hereunder and such payments shall be a charge on the department of safety appropriation.

\* \* \*

On motion of Rep. Smith the House concurred in the Senate amendment.

\* \* \*

Reps. Cobleigh and Pickett offered the following resolutions:

### CONCURRENT RESOLUTION

Resolved, by the House of Representatives the Senate concurring: That a committee of ten be appointed to join with such committee as the Senate may designate to wait upon His Excellency, the Governor, and inform him that the Legislature has completed the business of the session and is ready to be adjourned and to receive any communication which he may wish to make.

The concurrent resolution was adopted.

The Chair appointed the following members of the House on this committee: Reps. McMeekin, Trowbridge, James Allen, Weeks, Normandin, Dearborn, Sheridan, Park, L. Dion, and Raiche.

## REPORT OF COMMITTEE ON THE JOURNAL

The Committee on the Journal having examined the Journal of Monday, June 19, 1967 offers the following resolution and recommends its adoption:

Resolved, That the Journal of the House of Monday, June 19, 1967, first printing, be corrected and that corrections be made and effected in the permanent printing of said journal as follows:

Strike out from page 2657 the number "CR 9" and its complete caption and insert in place thereof the following number and caption:

**CA-CR 9**

Proposing a Constitutional Amendment Relating to: the compensation of members of the Legislature. Providing that: the Legislature May Establish its Per Diem Compensation and Expenses.

Marjorie Colburn,  
For the Committee

Resolution adopted.

## ENGROSSED BILLS COMMITTEE REPORT

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

**HB 439**

extending the open season for pheasants.

**HB 731**

relating to tax exemption on real property to blind persons sixty-five years of age.

**HB 816**

defining narcotic drugs and providing certain penalties for violations.

**HB 597**

providing for payment to parochial and certain private schools of a proportionate share of sweepstakes moneys.

**HB 658**

relative to filling vacancies in classified service from among other state employees.

**HB 240**

relating to the payment of counsel for indigent defendants in criminal cases.

**HJR 31**

relative to the operating expenses of educational television station WENH-TV and state educational television network satellite stations in Keene, Hanover, Littleton, and Berlin.

**HB 493**

relative to outdoor advertising on interstate highways and federal-aid highways.

Rep. Moulton,  
For the Committee

\* \* \*

His Excellency, Governor John W. King, appeared and addressed the House as follows:

Mr. Speaker and members of the House, I come to prorogue this session of the General Court to another day.

I do so with pride and pleasure because this has been one of the most effective and productive sessions of the Legislature and I sincerely commend you for the public spirit that has prompted your achievements on behalf of the people of New Hampshire.

This General Court in joint stewardship with the Chief Executive has approved a broad spectrum of legislation that will be deeply beneficial to the people of New Hampshire. Truly, it has been a strenuous, enjoyable and profitable session.

Let us look briefly at some of its more meaningful accomplishments. In the field of mental health, we have increased the state appropriation from six hundred thousand in the present biennium to one million two hundred thousand for fiscal 1968 and 1969 thus doubling the funds for the all important work of our growing and highly successful mental health clinics throughout the state.

At the same time, we have provided an increase in the appropriation for New Hampshire Hospital of over a million dollars to improve patient care and upgrade that important facility.

You have approved my recommendation and that of the Council that we implement title nineteen of the so-called federal medicare act. This means that we will now be able to provide medical care to thousands of New Hampshire people who are not on the welfare rolls but whose income is so low that they cannot afford proper medical care. It is estimated that some seven thousand five hundred people will be eligible for these benefits and I think this action can be a source of pride for all of us in meeting our responsibility in this field.

We have increased the appropriation for grants in aid to local communities fighting water pollution by one and a half million dollars over the present biennium. The problem of water pollution control is of immense importance to a vacation state like New Hampshire and your action will mean that we can make substantial progress in combatting the problem over the next two years.

In addition your passage of House Bill 111 is an historic step in furthering the cause of water pollution control. This legislation gives the state for the first time the authority to insist that land developers utilize proper safeguards in their construction projects to prevent pollution.

This General Court has concurred with my recommendation that our State employees be granted a salary increase to help them meet the rising costs of living and to insure the state's ability to recruit and retain qualified employees. I know the members of our State family of employees are deeply grateful to you for recognizing their financial problems.

In the field of education we have increased foundation aid by one and a half million dollars over the present biennium and school building aid by two million. In the field of higher education we have increased the State's appropriation to the university system by over four million dollars.

These increased expenditures necessitated new revenue measures and I am proud of the fact that this General Court, in the face of tremendous pressures met that responsibility head on.

Of course all of us have been subjected to criticism from those who have not yet recognized the 20th century — criticism that there was no need for new revenues. These tired old voices

of yesterday would have us turn our back on the medically needy, the aged, the patients at our state hospital and the thousands who receive care at our Community mental health clinics. These critics would deny our State employees a decent week's pay, and they would allow the pollution in our streams and rivers to continue unabated.

This General Court in concert with the Chief Executive has recognized the problems of a rapidly growing state. We are keeping pace with the times, and I am certain the people of New Hampshire will applaud our facing up to our responsibilities.

There are so many accomplishments of this session of the General Court that it would require several hours to detail them. I shall not do so, but I would point out briefly several other measures of deep significance.

We have established the creation of a State retirement system through the consolidation of existing policemen's, firemen's, teachers' and State employees' systems. I am certain that this consolidation will prove to be of immense benefit in the years to come.

We have enacted legislation giving our State Banking Department jurisdiction over loans of up to five thousand dollars. At the same time we have reduced the interest rate on loans of up to 600 dollars from 29% to 24%. We have reduced the interest rate on loans from 600 dollars to 1500 dollars from 23% to 18%, and we have given the Banking department jurisdiction on all second mortgage loans. Such legislation will be of direct and substantial benefit to those seeking such loans.

We have enacted legislation that will permit us to implement the National Highway Safety act of 1966. This is a major step in our continuing effort to reduce traffic accidents.

We have made a start toward projecting New Hampshire into the forefront of the rapidly expanding field of Oceanography. Through creation of the Maine-New Hampshire Commission on Oceanography and authorization of research facilities at Odiorne's Point in Rye, you have made it possible for us to move into this field effectively. I can promise you that we will make energetic use of the tools you have given us, for you have given us no question for Oceanography promises a bright future to New Hampshire.

We have recognized the critical shortage of nurses by increasing the appropriation for Nursing Scholarships to one hundred two million dollars.

We have, through the highway beautification act, moved to protect the scenic beauty of New Hampshire for all to enjoy. This act coupled with the legislation on billboard control, assures our people today and tomorrow that our natural heritage will be protected from despoilation and commercialization.

We have enacted legislation to combat the growing problem of air pollution to insure that New Hampshire's air will continue to be the cleanest in the entire nation.

We have enacted legislation providing for a new state minimum wage of one dollar forty cents an hour effective next February first that will benefit thousands of working people.

And we have approved the so-called right to know bill that will insure that meetings of public bodies on every level of government in New Hampshire will be subject to public scrutiny as they should be.

In the capital budget you have approved bond authorizations in the amount of twenty-one million, three hundred thousand dollars for capital construction. This includes over two million for the construction of a vitally needed Vocational Institute in the city of Nashua, over one million dollars for plant improvements at the N. H. Hospital including a child care facility, an intensive care facility at Laconia State School, a nursing facility at the Soldiers Home, and one million two hundred thousand for the construction of a new Supreme Court building.

In addition, you have approved almost ten million dollars for new construction at the University of New Hampshire and at Keene and Plymouth State Colleges to meet the needs of the ever increasing enrollments at these institutions.

I commend you for your approval of these capital funds to meet the urgent needs of a rapidly growing New Hampshire.

I would be less than candid if I did not express my deep disappointment in the failure of the State Senate to give its approval to my recommendation for the establishment of a State minimum salary for teachers.

The Senate leadership felt that our revenues for the next two years would not be sufficient to fund this legislation. I felt strongly that we did have sufficient revenue to at least fund the measure in the second year of the biennium.

Revenue projections are always a matter of judgment and there is no way of insuring their accuracy. I know the Senate leadership acted in good conscience and I respect its members for that even though I do not concur in their judgment.

During the course of debate on this measure there were those who raised the so-called "home rule" issue, stating that teachers' salaries were solely the business of the individual communities rather than that of the state.

In my legislative career as well as in my service as Governor I have usually been an advocate of "home rule." But, I would point out that "home rule" implies home responsibility. And if our cities and towns are not going to face up to the responsibility of paying our teachers a decent salary then sooner or later that State is going to move in and assume that responsibility.

The people of this state in the past ten years have spent almost seventy million dollars of their hard earned money in the construction of new schools. What a pitiful waste if we do not follow through and establish salary levels that will insure the recruitment and retention of qualified teachers to staff those schools.

I would point out that in the next two years 40% of the revenues from the rooms and meals tax will be distributed among the cities and towns. It is estimated that this revenue plus increased appropriations that you have approved such as water pollution grant aid money and school foundation aid will mean an additional six million dollars to our local communities from the State.

I would earnestly urge that some of this money be applied by the cities and towns to increasing teachers' salaries on the local level. If they do face up to that responsibility, there will be no need for a state minimum.

Finally let me say I believe that overall this legislative session has been sensitive to the needs of the people of New Hampshire.



It has written an outstanding record of progressive legislation that will reflect great credit upon this General Court in the years to come.

I commend its leadership both majority and minority for having the courage of its conviction in the face of abusive criticism.

The leadership has been criticized for cooperating with the Chief Executive. But the motivation for that bipartisan cooperation was the general welfare of the citizens of New Hampshire. These men have put the public good ahead of political gain and this is in the long tradition of this great deliberative body.

I thank you for all of the courtesies and cooperation afforded my office throughout this session. I am proud of my association with all of you.

(See AFTERNOON SESSION)

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 581**

increasing the salaries of the Hillsborough county commissioners.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom were referred the following entitled bills:

**HB 143**

relative to the salary of, and amount of fees to be collected by the register of deeds for Strafford county.

**HB 688**

amending certain pension acts of the city of Manchester.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolution Constitution Amendment:

**CA CR 9**

relating to: the compensation of members of the Legislature. Providing That: The Legislature shall establish the compensation of its members subject to the approval of the Governor and Council.

\* \* \*

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

**HB 565**

relative to redemption of loans made by industrial park authority to Ragged Mountain Corporation and Lin-Wood Development Corporation.

**HB 134**

requiring registration for operation of so-called snow traveling vehicles.

\* \* \*

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**HB 217**

relating to salaries of justices, special justices and clerks and civil jurisdiction of district courts.

**AMENDMENT**

Amend section 1 of the bill by striking out the first line and inserting in place thereof the following:

1 District Courts. Amend RSA 502-A:6 (supp) as inserted by 1963, 331:1 and amended by 1965, 133:1, 1965, 294:1 and 1967, 193:1 by

On motion of Rep. Ratoff the House concurred in the Engrossed Bills committee amendment.

**ENGROSSED BILLS COMMITTEE REPORT**

The Committee on Engrossed Bills have examined and

found correctly engrossed the following entitled House Bills and Senate Bills:

**HB 172**

classifying a road in the town of Haverhill as a Class III Recreational Road.

**HB 368**

relative to per diem compensation of the board of registration for professional engineers and increasing renewal fee for a certificate to practice professional engineering.

**HB 667**

repealing the bond requirement of user of fuel licensees and the imposition of additional penalties, changing the filing procedures and dates of user of fuel returns and the revising of reciprocal provisions of the motor vehicle and motor vehicle road toll laws.

**HB 725**

providing for the compelling of evidence from certain persons in criminal proceedings and for the granting of immunity from prosecution to such persons.

**SB 194**

relative to administration of small estates.

**SB 205**

to authorize the judge of probate to determine the mode of citation and notice in probate proceedings.

Idanelle Moulton,  
For the Committee

**SENATE MESSAGE**

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 293**

relating to open season for taking fisher in Merrimack and Belknap Counties. (See COJ supp. 3455 HB 293)

\* \* \*

The Senate has voted to adopt the recommendation of the

Committee of Conference to whom was referred to the following entitled bill:

**HB 672**

relating to equipment of motorcycles and equipment of operators and passengers.

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendment offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

**SB 164**

relative to vocational rehabilitation programs.

\* \* \*

**ENGROSSED BILLS COMMITTEE REPORT****HB 748**

authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects. Rep. Moulton for the committee. Ought to pass with amendment under Joint Rule 15.

**AMENDMENT**

Amend section 1 of the bill by striking out line two and three and inserting in place thereof the following:

after section 26 as inserted by an act exempting from taxation certain non-revenue producing property of water resources board passed by the 1967 general court the following new sections:

481:27 Small-Watershed Projects.

Amend section 2 of the bill by striking out line one and inserting in place thereof the following:

481:28 Replacement of Highways. If it becomes necessary to change the elevation of or to relocate a highway in the primary or secondary state highway system because of the construction of a dam or the impounding of

Further amend the bill by renumbering section 3 and 4 to read 2 and 3 respectively.

\* \* \*

On motion of Rep. Kopperl the House concurred in the Engrossed Bills amendment.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 437**

to increase the registration fees of architects.

\* \* \*

The Chair appointed the Majority Leader, Rep. Marshall Cobleigh, as acting Speaker for the remainder of the session.

RECESS

AFTER RECESS

(Rep. Cobleigh in the chair)

ENGROSSED BILLS REPORT

**HB 202**

to increase the salaries of certain state officers, Rep. Moulton for Engrossed Bills committee under Joint Rule 15.

AMENDMENT

Amend section 1 of the bill by striking out lines four through six and inserting in place thereof the following:

328:17; 303:14; 1965, 267:7 and 365:1; 1967, 95:6, 253:6 by striking out the same and inserting in place thereof the following: 94:1 Salaries Established. The annual salaries for the positions set forth shall be as follows:

Further amend section 1 of the bill by inserting in their proper alphabetical order the following three lines:

Director of data processing	\$20,000	\$25,000
Deputy director of data processing	15,500	19,500
Research assistant to the insurance commissioner	9,000	10,500

\*       \*       \*

On motion of Rep. Roberts the House concurred in the engrossed bills amendment.

## REPORT OF COMMITTEE ON ENGROSSED BILLS

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House and Senate Bills and Joint Resolutions:

### **HB 565**

relative to redemption of loans made by industrial park authority to Ragged Mountain Corporation and Lin-Wood Development Corporation.

### **HB 217**

relating to salaries of justices, special justices and clerks and civil jurisdiction of district courts.

### **HB 748**

authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects.

### **HJR 52**

to establish an interim committee to study uniform traffic ordinances for municipalities, regulation of so-called snow traveling vehicles and the federal Highway Safety Act of 1966.

### **HB 462**

relative to minimum wages.

### **HB 425**

establishing a bureau of family care in the office of the director of the division of mental health.

### **HB 774**

providing for mutual aid among police departments in case of riots, local disasters, or emergencies.

### **SB 66**

relative to declaratory judgments.

**HB 352**

relative to air pollution control.

**SB 73**

relative to a state scholarship program.

**HB 611**

relative to operation of uninspected motor vehicles to place of inspection.

**HB 232**

providing a revision of state bridge aid and town bridge aid.

Rep. Moulton  
For the Committee

SENATE MESSAGES

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

**SB 197**

relative to the disposition of abandoned animals.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following:

as inserted by 1965, 214:1 and amended by 1967, 5:1 and 261:1, 2, 3 the following new chapter:

Amend RSA 575:1-a, I, by striking out line two and inserting in place thereof the following:

possession an equine colt that is less than ninety days old that is not

(See COJ supp. 3458 SB 197)

\* \* \*

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the

Committee on Engrossed Bills to the following entitled bills and joint resolutions:

**HB 202**

to increase the salaries of certain state officers.

\* \* \*

The Senate has voted to adopt the recommendation of the Committee of Conference to whom was referred the following entitled bill:

**HB 437**

to increase the registration fees of architects.

\* \* \*

Resolutions offered by the Member from Nashua Mr. Cobleigh and the Member from Keene Mr. Pickett.

Resolutions Extending Welcome to the State of New Hampshire to The National Society of State Legislators

*Whereas*, the Board of Governors of The National Society of State Legislators have selected the State of New Hampshire as the site of their 1968 annual convention, and

*Whereas*, the State of New Hampshire is most elated by this action of The National Society of State Legislators and does recognize that this Society has done much to improve relations between the various States through their Legislators in meetings of this type, and

*Whereas*, we are aware of the beneficial aspects given State Legislatures throughout these United States through The National Society of State Legislators, and

*Whereas*, our fellow colleague Representative George W. Stafford of Laconia is to be President of The National Society of State Legislators, therefore be it

*Resolved*, that we, the members of this 1967 House of Representatives in General Court convened, do hereby extend a most hearty welcome to The National Society of State Legislators to the State of New Hampshire for their 1968 Annual Convention with our best wishes for their continued success, and be it further



*Resolved*, that a copy of these resolutions be transmitted by the Clerk to The National Society of State Legislators at their 1967 Annual Convention holden in Chicago, Illinois in July of this year.

## COMMUNICATION

(Re CA CR)

June 26, 1967

Hon. Walter Peterson  
Speaker of the House  
House of Representatives  
State House  
Concord, N. H. 03301

Dear Mr. Peterson:

In reference to Concurrent Resolutions proposing an amendment to the Constitution, this is to draw to your attention that Article 100 of Part 2 of the New Hampshire Constitution provides that amendments to the Constitution proposed by the General Court must be adopted by a three-fifths vote of the entire membership of each house.

We felt it might be helpful to point out that this requirement of three-fifths vote applies not only to when such a resolution is being acted on originally, as provided for by Joint Rule 20, but also when any other final action is taken.

The two situations that came to mind, although there may be others, are: (1) a vote to concur in an amendment enacted by the other house; and (2) a vote to adopt a committee of conference report by each house. In both these cases the vote should be by division or roll call and would require a vote of three-fifths.

Very truly,  
Arthur G. Marx  
Deputy Director

AGM/rw

## INDEFINITELY POSTPONED

In accordance with the resolution that all bills and joint resolutions pending in either branch on Saturday, July 1st at

5:00 o'clock, EDST, be indefinitely postponed, the following entitled bills and captioned resolutions were indefinitely postponed:

**HB 36**

providing that educational loans be subject to the small loans statute.

**HB 61**

relative to the investment of funds of the four state retirement systems.

**HB 64**

to authorize the Board of Managers of the New Hampshire Soldiers' Home to appoint an acting Commandant at the Home.

**HB 73**

relative to approval for placing fill in great ponds.

**HB 95**

to establish a milk control commission.

**HB 101**

establishing the position of educational consultant, industrial arts, within the state department of education.

**HB 115**

relative to mileage rate for state employees using private cars.

**HB 141**

relative to state liquor store in Hudson.

**HB 144**

relative to persons transferring membership from other state retirement systems to the policemen's retirement system.

**HB 157**

to provide a penalty for taking property under water without the consent of the state.

**HB 158**

to provide that payments received for the conveyance of property under water become available for general revenue.

**HB 159**

relative to the approval of engineering contracts for public

water supply projects and definition of public water supply systems.

**HB 161**

relative to the purchase and preservation of the first New Hampshire state house.

**HB 174**

to reimburse the town of Nottingham for tax revenue lost through land takings by the state for Pawtuckaway State Park.

**HB 176**

to reduce the charges on small loans.

**HB 179**

relative to a finding of disability or death of municipal firemen due to heart and lung disease in workmen's compensation proceedings.

**HB 181**

to establish a commission on intergovernmental relations.

**HB 184**

relative to sewage disposal systems on islands and marshes.

**HB 208**

relative to the Ashland Dam properties on the Squam River in the town of Ashland.

**HB 214**

relative to legislative mileage allowances.

**HB 220**

providing bonus payments for Viet Nam veterans.

**HB 245**

to make appropriation for the development of scheduled air service.

**HB 247**

relative to employment of certain airport managers.

**HB 265**

repealing the prohibition of the selling of insurance through credit card facilities.

**HB 268**

to increase the salary of the sheriff of Rockingham County.

**HB 278**

relative to powers and duties of the aeronautics commission and establishing a state airport fund and making appropriation for the same.

**HB 290**

establishing the position of executive director of the historical commission and making appropriations for the commission.

**HB 296**

to provide a snorkel fire truck for fire protection for Laconia State School.

**HB 303**

making appropriation for law enforcement for fish and game department.

**HB 313**

relative to penalties for shooting moose or domestic animals.

**HB 323**

relative to a termination benefit under the state employees' retirement system.

**HB 335**

to provide for an optional increase in group life insurance for state employees.

**HB 360**

to establish a committee to study manpower problems in New Hampshire.

**HB 375**

providing fees for the county of Rockingham for filing documents with the register of probate.

**HB 392**

opening policemen's retirement system for limited period for new members.

**HB 393**

to establish a state liquor store in the town of Ossipee.

**HB 394**

to divide the state into five civil defense areas of responsibility.

**HB 411**

to establish a state liquor store in the town of Troy.

**HB 438**

providing for the acquisition of water rights and dam at Sewalls Falls in Concord.

**HB 441**

to extend the time for expanding the state park system.

**HB 446**

to establish a state liquor store in the town of Merrimack.

**HB 455**

to establish a state liquor store in the town of Lisbon.

**HB 479**

providing for a halfway house for alcoholics and making appropriation therefor.

**HB 483**

to abolish capital punishment, except in certain cases.

**HB 485**

to provide an additional industrial agent for the seacoast region.

**HB 513**

increasing benefits under the policemen's retirement system.

**HB 531**

providing for the acquisition of certain lands to provide for the construction of a lake management structure at the outlet of Halfmoon Lake in Barnstead and making appropriation therefor.

**HB 535**

to change membership of board of Newfound Area Co-operative School.

**HB 536**

relative to the construction of residence halls and student services building at the university to be liquidated from income.

**HB 537**

relative to the construction of new instructional buildings, alterations and additions to certain present buildings, services and utilities at the university of New Hampshire.

**HB 540**

providing that state legislators and executive councilors may act as sales representatives for liquor distributors.

**HB 541**

relative to the suppression of forest pests.

**HB 547**

providing maintenance for certain classified employees.

**HB 554**

relative to payment by the state in certain cases of the cost of educating children living in foster homes.

**HB 577**

providing for the establishment of a police commission in the city of Lebanon.

**HB 579**

to set a flat rate of exemption for real estate of veterans.

**HB 602**

providing real estate exemptions for certain persons sixty-five years of age or over.

**HB 605**

providing for control of aquatic nuisances in any of the surface waters of the state.

**HB 619**

to increase the license fee for a female dog to twenty-five dollars.

**HB 622**

providing that a medical certificate shall only be required for children under sixteen before an employment certificate may issue.

**HB 628**

authorizing certain minors to serve liquors and beverages in dining rooms of hotels and restaurants.

**HB 645**

to reimburse the second injury fund under workmen's compensation.

**HB 655**

to provide a clothing allowance for certain personnel of

the New Hampshire hospital, the Laconia state school, the state sanatorium and the soldiers home.

**HB 659**

to permit licenses which allow serving of alcoholic beverages to men only in a separate room.

**HB 664**

requiring students in teacher training who pay resident tuition fees at the state colleges to agree to teach in the state for two years after completion of training.

**HB 687**

relative to the department of labor.

**HB 692**

relative to the procurement of liability insurance in the operation of a ski tow at the Laconia State School.

**HB 697**

authorizing the liquor commission to require that certain delinquent beverage permittees purchase beverages on a cash payment basis.

**HB 699**

providing grants to school districts toward teachers' salaries.

**HB 702**

providing scholarship aid funded through county insurance premiums.

**HB 705**

relative to disqualification for benefits under the unemployment compensation law.

**HB 708**

transferring the Greenfield school district into the Peterborough supervisory union No. 47.

**HB 713**

appropriating funds for the implementation of Title I of the Higher Education Act of 1965.

**HB 717**

relative to hearings in court proceedings on town ordinances.

**HB 738**

licensing insurance claims adjusters.

**HB 751**

relative to non-alcoholic lack of coordination in implied consent test for alcohol.

**HB 773**

relating to obscene printed or written matter or material.

**HB 782**

to provide payments for taxes lost on lands owned by the state for the use of the fish and game department.

**HB 783**

establishing the New Hampshire law enforcement academy.

**HB 808**

to regulate the fees charged for hauling pre-built homes and mobile homes over state highways.

**HB 813**

relative to compensation of senate and house clerks and senate and house assistant clerks, and preparation of the index for the journals and the session laws.

**HB 814**

establishing standards relative to household bleach and ammonia.

**HB 818**

providing for the construction of service areas at Hooksett toll station and on the Eastern New Hampshire Turnpike.

**HJR 4**

relative to school building aid for the town of Alton.

**HJR 5**

in favor of Willis R. Lott.

**HJR 6**

to appropriate money to implement Older Americans Act of 1965.

**HJR 7**

to appropriate money to hire personnel to begin operations under the Older Americans Act of 1965.



**HJR 8**

authorize a mosquito control survey.

**HJR 16**

in favor of Robert E. Cutter of Epsom.

**HJR 22**

to provide for an interim committee to study the election laws.

**HJR 25**

establishing a committee to study where certain sexual psychopaths should be held in custody and the permitting of bail to alleged sexual psychopaths and sex offenders pending examination.

**HJR 32**

making appropriation for the purchase, installation and operation of electronic air navigation facilities.

**HJR 38**

in favor of the New Hampshire Veterans Association.

**HJR 41**

purchase of New Hampshire probate set.

**HJR 51**

to protect a portion of Androscoggin River.

**HJR 55**

to appropriate money to furnish state flags to servicemen who are serving overseas.

**HJR 57**

in favor of Roy L. McIntosh.

**HJR 58**

relative to acquisition and placement of navigation aids in tidal waters by the New Hampshire state port authority.

**HJR 62**

establishing a committee to review and to recommend revision of the laws of the state pertaining to loyalty oaths.

**HJR 63**

in favor of Mildred A. Wolny and the Sentry Insurance Company.

**HJR 71**

to provide state aid for regional planning.

**HJR 82**

appropriating funds for participation in war on poverty projects.

**HJR 87**

establishing a New Hampshire corrective commission.

**HJR 88**

in favor of Arthur E. Robichaud.

**HJR 90**

in favor of Glen H. Hipple and Susan J. Hipple.

**CA CR 15**

Voting Age and Qualification as to Age in Holding Office, and Eighteen Year Olds May Vote and Twenty-one Year Olds may hold any Elective Office.

**SB 46**

increasing the per diem of members of the state board of parole.

**SB 96**

authorizing the commission and director of fish and game to promulgate rules and regulations governing the taking of wild birds and wild animals except deer.

**SB 125**

to provide for the permissive registration of professional foresters.

**SB 174**

providing that children of totally and permanently disabled veterans may receive certain education aid and free tuition.

**SB 192**

establishing the Legislative Commission on EdArc.

**SJR 23**

relative to proposals for state house cafeteria.

**ENGROSSED BILLS REPORT****HB 581**

increasing the salaries of the Hillsborough county com-

missioners, Rep. Moulton for Engrossed Bills committee under Joint Rule 15. Ought to pass as amended.

\* \* \*

Amend section 1 of said bill by striking out all after the second line and inserting in place thereof the following:

80:1, 157:1 and 210:1; 1963, 94:1, 329:2; 1965, 142:1, 191:1, and 262:1; and four acts passed at the 1967 session relative to salaries of commissioners of the counties of Rockingham, Strafford, Grafton and Merrimack by striking out the words "In Hillsborough, forty-five hundred dollars" and inserting in place thereof the words (In Hillsborough, five thousand dollars) so that said section as amended shall read as follows: 28:28 Commissioners. The annual salary of each commissioner of the following counties shall be as follows, payable monthly by the county:

In Rockingham, thirty-five hundred dollars.

In Strafford, two thousand dollars.

In Belknap, fifteen hundred dollars.

In Carroll, eighteen hundred dollars.

In Merrimack, twenty-two hundred fifty dollars.

In Hillsborough, five thousand dollars.

In Cheshire, two thousand dollars.

In Sullivan, eighteen hundred dollars.

In Grafton, twenty-one hundred and fifty dollars.

In Coos, two thousand dollars.

To the foregoing sums shall be added, in all counties, a reasonable sum for all necessary expenses, upon order of the county auditors.

Amend section 2 of said bill by striking out the same and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1967, provided that the increase in salaries of the county commissioners of Rockingham and Strafford counties shall not take effect until January 1, 1968.

\* \* \*

On motion of Rep. Knight the House concurred in the engrossed bills amendment.

## SENATE MESSAGE

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

**HB 581**

increasing the salaries of the Hillsborough county commissioners.

\* \* \*

## ENGROSSED BILLS COMMITTEE REPORTS

**HB 639**

relative to school attendance registers, Waterville Valley school district and comprehensive high schools. Rep. Moulton for Engrossed Bills committee. Ought to pass as amended under Joint Rule 15.

\* \* \*

Amend section 5 of the bill by striking out the same and inserting in place thereof the following:

5 Comprehensive High Schools. Amend RSA 194:23-d as inserted by 1959, 246:2 and amended by an act relative to school building and foundation aid passed by the 1967 general court, by striking out the same and inserting in place thereof the following:

194:23-d State Financial Aid. An elementary school, a high school or a comprehensive high school must be approved by the state board of education in order to qualify the district or cooperative school district maintaining such school to receive any form of financial state aid to education for schools or pupils in attendance thereat which are now or which may hereafter be provided by the general court of this state. A school district or a cooperative school district maintaining an approved high school shall also, in order to qualify for such state financial aid, appropriate sufficient funds to meet the cost of tuition for such high school pupils as reside in its school district as desire to attend an approved comprehensive high school in this state or in a bordering state due to the fact

that such approved comprehensive high school offers courses better suited to the needs and capabilities of said pupils. Any person having the custody of a high school student desiring to attend an approved comprehensive high school may apply to the state board of education for relief if such person is dissatisfied with the action of the school board and the state board after notice to the school board may order such pupil to attend an approved comprehensive high school and the school district of residence of such pupil shall be liable for the cost of tuition.

\* \* \*

On motion of Rep. Knight the House concurred in the amendment.

## ENGROSSED BILLS COMMITTEE REPORT

### HB 684

relative to school building aid. Rep. Moulton for the committee on Engrossed Bills. Ought to pass as amended under Joint Rule 15.

## AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Computation of Grant. Amend RSA 198:15-b (supp) as inserted by 1955, 335:9 and amended by 1957, 301:1, 1963, 277:3; 1965, 150:2 and by an act relative to school building and foundation aid passed by the 1967 general court, by striking out said section and inserting in place thereof the following:

198:15-b Amount of Annual Grant. The amount of the annual grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, or any receiving district operating an area school as defined in RSA 195-A:1, shall be a sum equal to thirty per cent of the amount of the annual payment of principal on all outstanding borrowings of the school district, city, cooperative school district or receiving district, heretofore or hereafter incurred, including loans made by the New Hampshire school building authority, for the cost of construction or purchase of school buildings, to the extent approved by the state board of

education provided that the amount of the annual grant in the case of a cooperative school district, or a receiving district operating an area school, shall be forty per cent plus five per cent for each preexisting district in excess of two and each sending district in excess of one, and provided further that no cooperative school district, or receiving district operating an area school, shall receive an annual grant in excess of fifty-five per cent. For the purposes of computing grants hereunder the amount of the annual payment of principal shall be increased by an amount equal to the amount of capital reserve and/or amount raised by taxation which was actually expended for the project at any time, divided by the number of years for which bonds or notes were issued to provide funds for such school building or supervisory union facilities. If the project was entirely financed by the use of capital reserve or amounts raised by taxation, the aid provided herein shall be paid in ten equal annual grants. For the purposes of this subdivision construction shall include the acquisition and development of the site, construction of a new building and/or additions to existing buildings including alterations providing additional pupil capacity, architectural and engineering fees, purchase of equipment and any other costs necessary for the completion of the building as approved by the state board of education; and purchase of school buildings shall include the acquisition and improvement of land in connection therewith and the remodeling, altering, repairing, equipping and furnishing of such buildings as approved by the state board of education.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Approval. Amend RSA 198:15-c as inserted by 1955, 335:9 and amended by an act relative to school building and foundation aid passed by the 1967 general court by striking out the same and inserting in place thereof the following: 198:15-c Approval of Plans, Specifications and Costs of Construction and/or Purchase. A school district maintaining approved schools, desiring to avail itself of the grants herein provided shall have the plans, specifications, and cost estimates for school plant construction and/or proposals for the purchase of school buildings and the costs thereof approved by the state board prior to the start of construction. For this purpose the district shall submit its plans, specifications, cost and purchase estimates

in writing to the state board on such forms as the board prescribes. The state board shall not approve the plans, specifications, cost or purchase estimates, if in the board's judgement the facilities planned will not adequately meet the educational requirements, or if its cost estimates are excessive or unreasonable. The state board shall not approve the plans, specifications, cost or purchase estimates if in the board's judgement the proposed construction or purchase is in conflict with effective state-wide planning. Necessary costs of the purchase of school buildings may be determined by any recognized method of real estate appraisal with appropriate adjustments for remodeling or other expenditures. Upon approval of the construction and/or purchase by the state board of education, the school district shall be entitled to receive an annual grant as provided herein.

\* \* \*

On motion of Rep. Knight the House concurred in the Engrossed Bills amendment.

\* \* \*

The Chair announced that today was the wedding anniversary of Rep. and Mr. Drabinowicz.

### SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

#### **HB 706**

authorizing school building aid for the construction of supervisory union facilities.

### AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Amount of Grant; Educational Administration Buildings. Amend RSA 198:15-b (supp) as inserted by 1955, 335:9 and amended by 1957, 301:1, 1963, 277:3; 1965, 150:2 and by

two acts passed by the 1967 general court, one an act relative to school building and foundation aid and two an act relative to school building aid, by striking out said section and inserting in place thereof the following:

198:15-b Amount of Annual Grant. The amount of the annual grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, or any receiving district operating an area school as defined in RSA 195-A:1, shall be a sum equal to thirty per cent of the amount of the annual payment of principal on all outstanding borrowings of the school district, city, cooperative school district or receiving district, heretofore or hereafter incurred, including loans made by the New Hampshire school building authority, for the cost of construction or purchase of school buildings and supervisory union facilities, to the extent approved by the state board of education, provided that any school district may receive an annual grant in the amount of forty per cent for the construction of an educational administration building for supervisory union, and provided that the amount of the annual grant in the case of a cooperative school district, or a receiving district operating an area school, shall be forty per cent plus five per cent for each preexisting district in excess of two and each sending district in excess of one, and provided further that no cooperative school district, or receiving district operating an area school, shall receive an annual grant in excess of fifty-five per cent. For the purposes of computing grants hereunder the amount of the annual payment of principal shall be increased by an amount equal to the amount of capital reserve and/or amount raised by taxation which was actually expended for the project at any time, divided by the number of years for which bonds or notes were issued to provide funds for such school building or supervisory union facilities. If the project was entirely financed by the use of capital reserve or amounts raised by taxation, the aid provided herein shall be paid in ten equal grants. For the purposes of this subdivision construction shall include the acquisition and development of the site, construction of a new building and/or additions to existing buildings including alterations providing additional pupil capacity, architectural and engineering fees, purchase of equipment and any other costs necessary for the completion of the building as approved by the state board of education; and purchase of



school buildings shall include the acquisition and improvement of land in connection therewith and the remodeling, altering, repairing, equipping and furnishing of such buildings as approved by the state board of education.

\* \* \*

On motion of Rep. Stafford, reading of the amendment was dispensed with and Rep. Stafford explained the amendment.

On the motion of Rep. Stafford the House concurred in the Engrossed Bills amendment.

(See COJ supp. 3476 HB 706)

## REPORT OF COMMITTEE ON ENGROSSED BILLS

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

### **HB 293**

relative to taking fisher and beaver.

### **HB 137**

to develop access to public waters.

### **HB 143**

relative to the salary of, and amount of fees to be collected by, the register of deeds for Strafford county.

Rep. Moulton, for committee.

## SENATE MESSAGE

The Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the Senate asks the concurrence of the House of Representatives:

### **HB 134**

requiring registration for operation of so-called snow-traveling vehicles.

## AMENDMENT

Amend section 1 of said bill by striking out the first two lines and inserting in place thereof the following:

1 Snow Traveling Vehicles. Amend RSA 262 by inserting after section 45 (supp) as inserted by 1967, 276:1 the following new subdivision:

Further amend section 1 of said bill by renumbering the paragraphs now numbered 262:45 to 262:57 to read 262:46 to 58 inclusive.

Further amend section 1 of said bill by striking out the figure "262:46" in the paragraph renumbered 262:54, II and inserting in place thereof the following: paragraph I

\* \* \*

On motion of Rep. Saunders the House concurred in the Engrossed Bills amendment.

(See COJ supp. 3477 HB 134)

#### SENATE MESSAGE

The Senate has voted to concur with the House of Representatives in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

##### **HB 639**

relative to school attendance registers, Waterville Valley District and comprehensive high schools.

##### **HB 684**

relative to school building aid.

#### REPORT OF COMMITTEE ON ENGROSSED BILLS

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills, Senate Bills and Concurrent Resolutions — Constitutional Amendment.

##### **HB 672**

relating to equipment of motorcycles, and equipment of operators and passengers.

##### **HB 688**

amending certain pension acts of the city of Manchester.

**HB 437**

to increase the registration fees of architects.

**HB 202**

to increase the salaries of certain state officers.

**HB 581**

increasing the salaries of the Hillsborough county commissioners.

**HB 639**

relative to school attendance registers, Waterville Valley School District and comprehensive high schools.

**HB 706**

authorizing school building aid for the construction of supervisory union facilities.

**HB 684**

relative to school building aid.

**HB 134**

requiring registration for operation of so-called snow-traveling vehicles.

**SB 197**

relative to the disposition of abandoned animals.

**CA CR 9**

proposing a Constitutional Amendment relating to: the Compensation of Members of the Legislature.

Rep. Moulton, for committee.

Rep. Stafford moved that the House adjourn from the morning session.

Motion adopted by vv.

**AFTERNOON SESSION**

(Rep. Cobleigh in the chair)

The Speaker appointed as members of a committee to wait on the governor and inform him that the House had completed the business of the session: Reps. Welch, Drabinowicz, Vallee, and Kopperl. (See COJ supp. 3478 afternoon session)

His Excellency, Governor John W. King, appeared before the House and delivered the following message.

## PROROGATION OF THE GENERAL COURT

July 1, 1967

I have been informed by the Joint Committee of the Senate and House of Representatives that you have completed the business of the session.

*Therefore, now*, by the authority vested in me as Governor, I do hereby declare the General Court of New Hampshire adjourned to the last Wednesday in December in the year of Our Lord one thousand nine hundred and sixty-eight.

## BENEDICTION

The Chaplain, Reverend Peter W. Floyd, offered the Benediction as follows:

May the graces of courage, gaiety and a sure mind, and may all other blessings which belong to the fullness of every human life be yours as you disperse from these six months of activity in the General Court.

And may the blessing of God Almighty, the Father, the Son, and the Holy Spirit be amongst you and remain with each and every one of you today, tomorrow, and in all the days to come. Amen.

\* \* \*

## PLEDGE OF ALLEGIANCE TO THE FLAG

The Pledge of Allegiance to the Flag was led by Rep. Stafford.

\* \* \*

By virtue of the Proclamation of his Excellency, the Governor, the Chair declared the House of Representatives adjourned at 7:45 p.m. July 2, until the last Wednesday of December 1968.

Francis W. Tolman, *Clerk*

A true copy attest.

Francis W. Tolman, *Clerk*

## SUPPLEMENT

## REPORT OF THE COMMITTEE ON THE JOURNAL

\* \* \*

The Committee on the Journal has made, or recommends making, certain changes or corrections in the Journals of the three days immediately preceding the time of adjournment *sine die* as the resolution of the House called for, the one recorded in the Journal of the House of Saturday, July 1, 1967, pages 3373 and 3374 of the first printing. (PJ pp. 2061-2)

Conditional changes, conditional until approved by the House, or otherwise formalized, have been listed in this SUPPLEMENT and recommended by the Committee after inspection of dockets and bills. Such recommendations of change will be noted at appropriate places in Journals by reference to this SUPPLEMENT.

Captions have been inserted at some committee reports and before various recorded actions in order that such reports and actions may be clearly identified, but they have not been specifically listed.

In the cases of HB 462 and HB 611, where new titles first appear in the Journal of July 1, references to this SUPPLEMENT will be given wherein the original titles are stated.

## Legend

COJ supp. = Committee on the Journal — SUPPLEMENT.

FP = First printing of Journal.

PJ = Permanent Journal, or final printing.

6/29 3224-5 SB 227 = June 29, pages 3224 and 3225, on which Senate Bill 227 action is recorded.

The above abbreviations are used in this report and in the permanent journal of which this is a part.

## COMMITTEE RECOMMENDATIONS

*FP**Date Page Bill***6/29 3224-5 SB 227 (P.J. p. 1883-4)**

In place of the five lines of House action recorded as having been taken on this bill (on permitted political expenditures), where it was printed after the "Ought to pass." report of the Committee on Executive Departments and Administration, the following should be inserted:

(Ordered to third reading by vv.

Rep. Pickett moved that the rules of the House be so far suspended as to place SB 227 on third reading by title only, and final passage at the present time.

Motion adopted by vv.

## THIRD READING

**SB 227**

increasing the amount of permitted political expenditures, was read a third time, passed and sent to the Secretary of State to be engrossed.

\* \* \*)

**7/1 3379 SJR 13**

Transfer the Committee of Conference Report, complete with all House action thereon, to a place, on FP p. 3394, after the Senate message in which are named Senate members of a new committee of conference for SJR 13 and before the Senate message in which Senate adoption of said report is stated.

**7/1 3381 HB 611 (P.J. p. 2068)**

The original title of this bill was — "An Act relative to operation of uninspected motor vehicles to place of inspection."

**7/1 3394 SJR 13 (P.J. p. 2082-3)**

Insert the Committee of Conference Report on SJR 13 as directed in transfer note 3379 SJR 13 above.

**7/1 3398-3404 HB 202**

Transfer the Committee of Conference Report on HB 202, complete with all House action thereon, including "Remarks",

to a place, on FP p. 3424, immediately after the Senate message in which Senate members of the Committee of Conference are named.

7/1 3404-6 HB 688 (PJ p. 2086-8)

After the list of signers of the Committee of Conference Report on HB 688, the following sentence should be inserted:

(Committee of Conference Report adopted by vv.)

7/1 3414 HB 462 (PJ p. 2096)

The original title of this bill was — “An Act to reclassify a Class II highway in the town of Center Harbor to a Class V highway.”

7/1 3424 HB 202 (PJ p. 2107-13)

Insert the Committee of Conference Report on HB 202 as directed in transfer note 3398-3404 HB 202 above.

7/1 3425 HB 611

Transfer the Committee of Conference Report on HB 611, complete with all House action thereon, to a place, on FP p. 3440, immediately after the Senate message in which Senate members of the Committee of Conference are named.

7/1 3440 HB 611 (PJ p. 2128)

Strike out the names “Sens. Bradshaw and Claveau” from the Senate message in which they are named to the Committee of Conference on HB 611 and insert in place thereof the names (Senators Bradshaw and Spanos).

\* \* \*

(PJ p. 2128-9)

Insert the Committee of Conference Report on HB 611 as directed in the transfer note 3425 HB 611 above.

7/1 3443 HB 137 (PJ p. 2132)

After the sentence, “Rep. Kopperl explained the amendments.”, the words “Amendments adopted by vv.” should be struck out and in place thereof should be inserted the words (On motion of Rep. Kopperl the House concurred in the Senate amendment.)

7/1 3455 HB 293 (PJ p. 2143)

The title of HB 293 in the Senate Message should be, “An Act relative to taking fisher and beaver.”

The following report on HB 293 does not appear in a Journal of the House, but does appear on the face of the original bill and in the House docket of House bills:

### COMMITTEE OF CONFERENCE REPORT

“The committee of conference to whom was referred House Bill No. 293, An Act relative to taking fisher and beaver, having considered the same report the same with the following recommendations:

“That the House recede from its position of nonconcurrency in the adoption of the Senate amendment.

John R. Bradshaw  
Richard D. Riley  
Conferees on the part of the Senate

Roger Hunt  
Harry F. Huggins  
Roxie A. Forbes  
Conferees on the part of the House.”

Adoption by the House of the report on HB 293 does not appear in either the Journal of June 30 or July 1, 1967, but such action is recorded on the bill and in the docket. The bill is reported as “engrossed” on FP p. 3476 of the Journal of July 1.

**7/1 3458 SB 197 (PJ p. 2147)**

Below the asterisks following the amendments of the Committee on Engrossed Bills to SB 197, the following should be inserted:

(Upon motion of Rep. Stafford the House concurred in the Engrossed Bills amendment.

\* \* \*)

**7/1 3476 HB 706 (PJ p. 2165)**

Strike out the words “On motion of Rep. Stafford the Senate amendment was adopted.” which appeared after the Engrossed Bills amendment and insert in place thereof the words (On motion of Rep. Stafford the House concurred in the Engrossed Bills amendment.)



7/1 3477 HB 134 (PJ p. 2166)

Strike out the words "On motion of Rep. Saunders the Senate amendment was adopted." which appeared after the Engrossed Bills amendment and insert in place thereof the words (On motion of Rep. Saunders the House concurred in the Engrossed Bills amendment.)

7/1 3478 AFTERNOON SESSION (PJ p. 2167)

After the first sentence of the record of the Afternoon Session, in which representatives are appointed by the Speaker to wait on the Governor, insert the following:

(His Excellency, Governor John W. King, appeared before the House and delivered the following message.

## PROROGATION OF THE GENERAL COURT

July 1, 1967)

\* \* \*

The recommendations of this report are submitted by, and with the approval of, members of the Committee on the Journal whose names are hereon subscribed.

*Walter R. Peterson*

*Margaret D. Callahan*  
*Stanley A. Hamel*

*Henry C. Merrill*

*John R. Wallin*

*Muriel J. Scrimgeour*

Dated at Concord, July 25, 1967

\* \* \*

## 1967 — HOUSE COMMITTEE APPOINTMENTS

Advisory Budget Control Committee

(RSA 9:13-a)

Joseph M. Eaton, Hillsborough

Oscar C. Prescott, Laconia

Mary M. Scott-Craig, Hanover

**Study Procedure for Handling Appropriations****(H. Res., June 29)**

John C. Cone, Hanover  
Jeanette Gelt, Salem  
Lawrence W. Guild, Gilford  
Herbert A. Casassa, Hampton  
Arthur M. Drake, Lancaster  
Charles L. McGinness, Troy  
Harlan D. Logan, Meriden  
C. R. Trowbridge, Dublin  
Marshall W. Cobleigh, Nashua

**Study Insurance Coverage on State Property (1967, 501-HJR 91)**

Robert J. Stratton, Derry

**Study Mechanics of Operation of Legislature (H. Res., July 1)**

Donald H. Spitzli, Walpole  
Austin C. Gorham, Derry  
Shirley M. Clark, Newmarket  
Robert E. Raiche, Manchester  
Shirley K. Merrill, Lebanon

**Legislative Council****(RSA 17)**

Roger A. Smith, Concord  
Anthony J. Corriveau, Rochester  
Roy Morrill, Salem  
Paul E. Brown, Derry  
George B. Roberts, Gilmanton Iron Works  
Norman A. McMeekin, Woodsville  
Frank H. Sheridan, Berlin  
Leo L. Dion, Manchester  
Lucien R. Dulac, Laconia

**Nashua River Purification****(1967, 347-HB 113)**

Maurice L. Bouchard, Nashua

**Saco River Study****(1967, 211-HB 707)**

J. Donald Hayes, Madison

**Bank Advisory Board****(RSA 383:20)**

Henry L. Stevens, Gossville

**Model Traffic Ordinances (1967, 506-HJR 52)**

Stephen W. Smith, Sr., Plymouth  
George D. Kopperl, Canterbury  
Stanley A. Hamel, Seabrook  
Stephen A. Greeley, Franklin

**Study Educational System of State (1967, 287-HB 432)**

Robert C. Brown, Peterborough  
John W. Wright, Jr., Merrimack

**Property Tax Survey (H. Conc. Res. 19)**

Doris M. Spollett, Hampstead  
Richard L. Bradley, Thornton  
John M. Bednar, Hudson  
Webster E. Bridges, Brookline

**Committee to Study U. S. Supreme Court Rulings (Loyalty Oath) (1967, 379:22-HB 718)**

James E. O'Neil, Chesterfield

**Study Eminent Domain (1967, 482-HJR 79)**

John A. Graf, Bedford

\* \* \*

**Fiscal Committee (RSA 14:30-a)**

Joseph M. Eaton, Hillsborough  
Kenneth G. Bell, Plymouth  
Edna B. Weeks, Greenland  
George A. Bruton, Manchester  
Agenor Belcourt, Nashua

\* \* \*

**Communication from the Supreme Court**

To the House of Representatives:

The undersigned Justices of the Supreme Court submit the following answers to the questions contained in your resolution filed May 24, 1967, relating to House Bill No. 318.

House Bill No. 318 if enacted would amend RSA 265:29

so as to credit to the Fish & Game Department one half of the unrefunded tolls collected on motor vehicle fuel used for the propulsion of boats instead of crediting all such unrefunded tolls to the Division of Safety services as that section now provides. Your inquiry is whether this would violate any constitutional provision and in particular Part II, Article 6-a.

The motor vehicle road toll (RSA ch. 265) is not a tax upon the sale or consumption of motor vehicle fuels as such but is a road toll imposed as a recompense for the use of the highways. *Tirrell v. Johnston*, 86 N. H. 530. The toll is imposed upon sale of fuel only as a measure of the use of the highways and it is not imposed if sale is for uses other than to propel motor vehicles upon the highways. *Sun Oil Company v. Clarke*, 103 N. H. 238. See *Savin Co. v. Clarke*, 97 N. H. 86. However, instead of exempting motor fuel sold for use in boats from the toll at the time of sale and delivery, the plan of the statute is to collect the toll on all motor fuel sold, with certain exceptions not relevant here (RSA 265:4), and then provide for refunds if the applications therefor are made within a specified time. RSA 265:19. Refunds not claimed within the prescribed time are forfeited. The amount of unrefunded tolls on motor fuel used in boats is determined by deducting the amount actually refunded from the amount of toll paid on gasoline delivered directly into the fuel tanks of boats as reported by persons selling and delivering such motor fuel. RSA 265:29 and 30. It is these funds which are the subject matter of House Bill No. 318.

Part Second, Article 6-a of the Constitution reads as follows: "All revenue in excess of the necessary cost of collection and administration accruing to the state from registration fees, operators' licenses, gasoline road tolls or any other special charges or taxes with respect to the operation of motor vehicles or the sale or consumption of motor vehicle fuels shall be appropriated and used exclusively for the construction, reconstruction and maintenance of public highways within this state, including the supervision of traffic thereon and payment of the interest and principal of obligations incurred for said purposes; and no part of such revenues shall, by transfer of funds or otherwise, be diverted to any other purpose whatsoever."

Since unrefunded tolls from motor fuel used in boats do not constitute revenue accruing to the State from the sale of motor vehicle fuel used to propel motor vehicles upon the pub-

lic highways, they are not derived from a "gasoline road toll" within the meaning of Article 6-a, and therefore are not restricted as to use.

We conclude that House Bill No. 318 would not violate any constitutional provision. We therefore answer Question No. 1 in the affirmative and Question No. 2 in the negative.

RSA 265:19 was amended by Laws of 1965, 355:1 to provide for refunds to certain carriers. The section as it now reads, while providing for a refund to such carriers and the methods of computing the same, seems either not to provide specifically for refunds to the other motor fuel users mentioned or to make the amount of such refunds dependent upon a formula which is entirely unrelated to them. While not a constitutional problem, we call this to your attention in the event that while considering the proposed amendment to Section 29, you may wish to consider clarifying Section 19.

Frank R. Kenison.  
Laurence I. Duncan.  
Edward J. Lampron.  
William A. Grimes.  
Robert F. Griffith.

June 8, 1967.

\* \* \*

### ERRATA

p. 1536 HJR 70 should read HB 70.



SPECIAL SESSION  
OF  
JUNE 13, 1966





**SPECIAL SESSION OF 1966**

MONDAY, June 13, 1966

The House met at 11:00 o'Clock.

**Communication**

June 3, 1966

To Members of the General Court

Pursuant to the New Hampshire Constitution Part 2 Article 50, the Governor and Council, on a motion duly seconded, voted to call a Special Session of the Legislature at 11:00 AM on June 13, 1966, for the purpose of extending the gasoline tax under Revised Statutes Annotated Chapter 265, and for the purpose of recommending to the Legislature, that the budget footnote in Chapter 282, (page 521), Laws of 1965 be changed to appropriate \$750,000.00 as a charge upon funds not otherwise appropriated within the General Fund.

Respectfully,  
Robert L. Stark  
Secretary of State

**Prayer**

Prayer was offered as follows by Chaplain Crouch:

Almighty God, our heavenly Father, in whose hands are the living and the dead, we remember before Thee this day those members of this Court who have laid down their burdens, Senator Louis W. Paquette, Representatives Carroll A. Lamprey, George W. Graham, George J. Provencal, George Resnick, Archie H. Shute, Myron B. Felch, Charles E. Guest and Clarence B. Wadleigh, Attaches Basil Connolly, John Mulaire. We thank Thee for all their good works. May they rest in peace and Thy perpetual light shine upon them, through Jesus Christ our Lord. Amen.

For us who are here assembled, O God, we ask thy guidance in this special session of our General Court. From the towns, from the cities, from the Districts, and the State we meet as a governing body and from these halls shall we return

to our homes. Give us, we beseech thee, a concerned judgment as to our purpose, an understanding wisdom in our decisions, and a strong unity in our common endeavour. These three graces we ask, for our own well being and for the welfare of thy people in this sovereign state through Jesus Christ our Lord. Amen.

### **Pledge of Allegiance to the Flag**

Mr. Larty of Haverhill led the House in the pledge of allegiance to the Flag.

### **Introduction of a Guest**

The Chair introduced Mrs. Arthur Karmen of Baltimore, Maryland, courtesy of Mrs. Rubens of Rochester.

### **Communication**

November 22, 1965

To Whom it May Concern:

This is to advise that Edna B. McGee has appeared before me and taken oath of office as Representative for Lincoln, New Hampshire.

John W. King  
Governor

### **Roll Call**

**BELKNAP COUNTY:** Chamberlain of Alton, St. John, Watson, Matheson, Guild, Uhlenberg, DeBlois, Dearborn, Normandin, Head, Hayner, O'Shan, Foster, Stafford, Allan of Meredith, Urie, Joslyn, Randall.

**CARROLL COUNTY:** Howard of Bartlett, Davis of Conway, Farrington, Roberts, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Diffenderfer, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

**CHESHIRE COUNTY:** Totman, O'Neil of Chesterfield, Watkinson, Clyner, Stearns, Cournoyer, Desmarais of Jaffrey, Keating, Pratt, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Pickett, Russell, Lerandeau, Forbes, Allen of Rindge, Yardley, Cole, MacFarlane, McGuinness, Ballam, Spitzli, Wildey, Gutoski.

COOS COUNTY: Dubey, Fortier, Roy, Sheridan, Brungot, Lemire, Williams, Bouchard, Fontaine, Gagnon, Seymour, Emerson, Thurston, O'Hara, Oleson, Sherman, Shute of Lancaster, Fogg, Bushey, Huggins, Noyes, Hunt, Taylor of Whitefield.

GRAFTON COUNTY: Pryor, Chamberlin of Bath, Stevenson, Cavis, Plumer, Willey, Morse, Johnson, Gage, Low, Manchester, Scott-Craig, Larty, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, McGee, Brummer, Gardner, Rich, Tilton, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Anderson of Warren, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Edwards, VanLoan, Wiggin, Aucella, Whitney, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Davis of Greenfield, Taft, Eaton, Brocklebank, Bednar, Gallagher, Morrill, Ainley, Feldman, Soucy, Broderick, Conover, Montplaisir, Nyberg, O'Rourke, Bruton, Dion of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Raiche, Desgrosseilliers, LaFrance, LeClerc, Champagne, Craig, Delisle, Lemieux, Olivier, Belanger, Bergerson, Kearns, Mahoney, Hurley, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Gauthier, Lesmerises, Rousseau, Gamache, Grady, Ouellette, Vachon, Babb, Cox, Moriarty, Carter, Coburn of Milford, Ferguson, Christie, Barker of Nashua, Burnham, Cobleigh, Dionne of Nashua, Ward 2, Rosedoff, Belcourt, LaPlante, Makris, Dionne of Nashua, Ward 6, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, Latour of Nashua, Leonard, Sabluski, Desmarais of Nashua, Poliquin, Colburn of New Boston, Karnis, Cleghorn, Peabody, Brown of Peterborough, Peterson, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Phelps, Fairbanks, Hanson, Moore, Kopperl, Bouley, York, Davis of Concord, Henry, Hancock, Bingham, Smith of Concord, Jelley, Peaslee, Sanders, Maxham, Roby, Welch of Concord, Rufo, Stevens, Kelley, Gilman, Dempsey, LaRoche, Maxwell, Cook, Lafond, Reddy, Brown of Loudon, Thompson of Northfield, Brasley, Plourde, Murphy, Bork, Bigelow, Thompson of Wilmot, Howard.

ROCKINGHAM COUNTY: White, Griffin, Persson, Underwood, Cummings, Watts, Gay, Kimball of Derry, Stratton, Collishaw, Eastman, Ferron, Junkins, Weeks, Spollett, Ring, Shindedecker, Barnes, Palmer of Kensington, Clark of Kingston,

Hall, McDonough, Kimball of Newfields, Sewall, Twardus, Cheney, Leavitt, Kelsey, Palmer of Plaistow, Schwaner, Keefe, McEachern, Quirk, Sadler, Osborn, Dame of Portsmouth, Call, White, Coussoule, Ingraham, Rossley, Smith of Portsmouth, Langford, Ciborowski, Greene, Gelt, Morrison, Peever, Regan, Barnes of Sandown, Barker of Stratham, Herbert.

STRAFFORD COUNTY: Berry, Blanchette, Nelson, Donnelly, Guilmette, Young, Hickey, Colbath, Flanagan, Crouch, Canney, Drew, Clark of Lee, Dawson, Moulton, Rolfe, Winkley, Dumont, Rubins, Beaudoin, St. Pierre, Bradford, Boucher, Corribeau, Marcotte, Maloomian, Habel, Chasse, Coffin, Boire, Lynbourg, Hilliard.

SULLIVAN COUNTY: Adams of Charlestown, Frizzell, Gaffney, Prudhomme, Angus, Campbell, Barrows, Hamilton, Williamson, Bailey, Downing, Spanos, Hood, Merrifield, MacIntosh.

343 members having answered the roll, the Chair declared a quorum present.

### Leaves of Absence

Messrs. Grant of Salem, Manning of Groveton, Maynard of Nashua, Dame of Concord, Grinnell of Durham, Prescott of Laconia and Mrs. Putnam of Lebanon and Mrs. Gowing of Dublin were granted leave of absence for the session of account of illness.

Mr. Vincent of Somersworth was granted leave of absence for the session on account of important business.

### Resolutions

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following resolution:

*Resolved*, That the rules of the House of Representatives of the 1965 session of the General Court be continued as the rules of House for the 1966 Special Session, until otherwise ordered by the House, and it is further

*Resolved*, As a rule of the 1966 Special Session, that no bill, joint resolution, concurrent resolution proposing an amendment to the Constitution, claim outstanding on the first day of the session, or petition relating to new business may be introduced in the House unless it is introduced by the Committee

on Rules, except that this rule may be suspended whenever two thirds of the whole number of elected members, on division taken, vote in favor of the suspension, and not otherwise.

On a *viva voce* vote the resolution was adopted.

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following resolution:

*Resolved*, that the action of the House Committee on Rules which was taken at a meeting of the committee on June 8, 1966, whereby the committee voted, subject to confirmation by vote of the house, that the following entitled bills be printed, mailed to all representatives, and reported as approved for introduction in the house, to wit:

An Act to remove the termination date of July 1, 1966, on the one cent supplemental road toll;

An Act providing additional funds for the university of New Hampshire and the state colleges;

An Act relative to state guarantee of municipal bonds and water pollution projects.

is hereby confirmed, and further, that the committee action is adopted as a part of the proceedings of the House with the same effect as though the action of the committee was a part of the proceedings of the House on this date.

On a *viva voce* vote the resolution was adopted.

Mr. McMeekin of Haverhill offered the following resolution:

*Resolved*, That the action of the House Committee on Rules which was taken at a meeting of the committee on June 8, 1966, whereby the committee (1) voted, subject to confirmation by the vote of the House, that hearings be scheduled at 2:00 PM June 13, 1966, on the following entitled bills:

An act to remove the termination date of July 1, 1966, on the one cent supplemental road toll;

An act providing additional funds for the university of New Hampshire and the state colleges;

An act relative to state guarantee of municipal bonds and water pollution projects;

and (2) voted that a meeting of the House Committee on Rules be held at the call of recess of the House on June 13, 1966;

is hereby confirmed, and further, that the committee action is adopted as a part of the proceedings of the House with the same effect as though the action of the committee was a part of the proceedings of the house on this date.

On a *viva voce* vote the resolution was adopted.

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following resolution:

*Resolved*, that the action of the House Committee on Rules which was taken at a meeting of the committee on June 8, 1966, whereby the committee voted that all legislative requests proposed for introduction which were received by the committee on the date of the meeting, other than the three bills approved for introduction and mailed to the members, be printed and placed in the seats of the representatives before 11:00 AM June 13, 1966, is hereby confirmed and further, that the committee action is adopted as a part of the proceedings of the House with the same effect as though the action of the committee was a part of the proceedings of the House on this date.

On a *viva voce* vote the resolution was adopted.

### Concurrent Resolutions

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following concurrent resolution:

### Concurrent Resolution

*Resolved*, by the House of Representatives, the Senate concurring, that the Joint Rules of the Senate and House of Representatives of the 1965 Session be continued as the Joint Rules of the 1966 Special Session, except for 1965 Joint Rule No. 13 pertaining to the effective date of bills, which shall not be in effect during the 1966 Special Session.

On a *viva voce* vote the resolution was adopted.

Mr. Taft of Greenville and Mr. Craig of Manchester offered the following concurrent resolution:

### Concurrent Resolution

*Resolved*, by the House of Representatives, the Senate concurring, that a Joint Rule of the Senate and House of Representatives for the Special Session of 1966 be adopted that no bill, joint resolution, concurrent resolution proposing an amendment to the constitution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature unless it is reported by the Committee on Rules of either branch, except that this rule may be suspended in either branch whenever two-thirds of the whole number of elected members of that branch, on division taken vote in favor of the suspension, and not otherwise.

On a *viva voce* vote the resolution was adopted.

### Resolutions

Mr. McMeekin of Haverhill offered the following resolution:

*Resolved*, That the Honorable Senate be notified that the House of Representatives has assembled under the authority of the call of a Special Session by the Governor and Council, and is now ready to proceed with the business of the 1966 Special Session.

On a *viva voce* vote the resolution was adopted.

### Resolution

Mrs. Ainley of Manchester offered the following resolution:

*Resolved*, That the Honorable Senate be notified that the House of Representatives will be ready to meet the Senate in Joint Convention at 12 o'clock for the purpose of receiving His Excellency the Governor and any communication he may be pleased to make, and that a joint committee of five consisting of three on the part of the House and two on the part of the Senate be appointed to wait upon His Excellency and inform him accordingly.

\* \* \*

On a *viva voce* vote the resolution was adopted.

### Committee to Wait on Governor

The Speaker appointed the following to wait on the Governor: Mr. Sheridan of Berlin, Mrs. Rubens of Rochester and Mr. Merrifield of Sunapee.

### Senate Message

The Senate has passed the following resolution:

*Resolved*, That the House of Representatives be informed that under authority of the call of a special session by the Governor and Council, the Senate has assembled and is now ready to proceed with the business of the 1966 Special Session.

### Resolutions

Mr. Maxham of Concord for the Concord Delegation offered the following Resolutions:

*Whereas*, We have learned with regret of the death of Archie H. Shute, Representative of Concord, and

*Whereas*, Mr. Shute has served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

*Resolved*, That a copy of these Resolutions be forwarded to his family.

\* \* \*

On a rising vote the resolutions were unanimously adopted.

### Resolutions

Mrs. Ainley of Manchester for the Manchester Delegation offered the following Resolutions:

*Whereas*, We have learned with regret of the death of George J. Resnick, Representative of Manchester, and

*Whereas*, Mr. Resnick has served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the members of the House of Repre-



sentatives in General Court convened, do hereby extend our sympathy to his family, and be it further

*Resolved*, That a copy of these Resolutions be forwarded to his family.

\* \* \*

On a rising vote the resolutions were unanimously adopted.

### **Resolutions**

Mr. LaTour of Hudson for the Hudson Delegation offered the following Resolutions:

*Whereas*, We have learned with regret of the death of George J. Provencal, Representative of Hudson, and

*Whereas*, Mr. Provencal has served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

*Resolved*, That a copy of these Resolutions be forwarded to his family.

\* \* \*

On a rising vote the resolutions were unanimously adopted.

### **Point of Information**

Mr. Pickett of Keene rose on a point of information.

Mr. Palmer of Kensington offered the following resolution:

*Whereas*, We have learned with regret of the death of George Freeman from East Kingston, and

*Whereas*, Mr. Freeman has served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Freeman, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to Mrs. George Freeman.

On a *viva voce* vote the resolutions were adopted.

### Recess

### After Recess

### Senate Message

The Senate has concurred in the following concurrent resolutions, sent up from the House of Representatives:

Concurrent Resolution continuing Joint Rules of 1965 Session.

Concurrent Resolution adopting new joint Rule.

\* \* \*

### Joint Convention

The Honorable Senate then came in and the two branches being in convention, his Excellency the Governor then appeared and delivered the following message:

### Governor's Message

Mr. Speaker and Ladies and Gentlemen:

First, may I sincerely thank you for answering the call to this Special Session of the General Court.

It was not a call issued lightly. We have problems, as you are aware, that demand immediate solutions.

For example, should the one cent of the gasoline tax due to expire on July first not be extended we would be faced with a loss of two million dollars a year in highway revenues. I am sure there is general agreement that our state cannot afford such a loss to our highway program.

I feel confident that there is general agreement that we should not increase tuition at the University of New Hampshire and our State Colleges. This can be easily accomplished by changing a legislative footnote.

My original intention was to try to limit this Special Session to a consideration of these two items.

However, I have been approached by many persons enlisting my support for consideration of a third measure, namely an extension of the state's guarantee of bonds for town and city water pollution projects.

This is a problem of urgency to many of our towns and cities. It appears to me to be non-controversial and needed legislation that can be approved quickly and I would hope that you would approve it.

I know of no other legislation that demands an urgency of action at this time and so I would earnestly recommend that your session be limited to these three bills.

I need not tell you that legislative sessions are costly. Consequently we have an obligation to our taxpayers to conclude this session with dispatch.

I have conferred several times with your leadership prior to the opening of this session and they have been completely cooperative in every way possible.

They unanimously take the view, as I do, that we have three problems that should be solved and can be solved easily and quickly. I am in complete agreement and it would be my hope that the membership of this General Court would follow the excellent example set by its leadership.

\* \* \*

On motion of Senator English of District 11 the Convention rose.

## House

### Introduction of Bills

The following bills were severally introduced, read a first and second time and referred as follows:

HB 1, to remove the termination date of July 1, 1966 on the one cent supplemental road toll. (Ways & Means)

HB 2, providing additional funds for the university of New Hampshire and the state colleges. (Appropriations)

HB 3, relative to state guarantee of municipal bonds and water pollution projects. (Appropriations)

### Committee Changes

The Speaker announces the following changes in Committee appointments:

Mr. Claflin of Wolfeboro is taken off the Committee on Resources, Recreation and Development and is appointed to the Committee on Appropriations.

Mr. Ferron of Exeter is appointed to the Committee on Appropriations.

Mr. Urie of New Hampton is appointed Chairman of the Committee on Resources, Recreation, and Development.

Mr. Kimball of Derry is appointed Vice-Chairman of the Committee on Resources, Recreation, and Development.

Mr. Diffenderfer of Ossipee is appointed to the Committee on Resources, Recreation, and Development.

(Recess until 4:00 P.M.)

### After Recess

### Committee Reports

HB 1, to remove the termination date of July 1, 1966 on the one cent supplemental road toll, Mr. Maloomian of Somersworth and Mr. Brocklebank of Hollis for Ways and Means. Ought to pass.

Mr. Angus of Claremont spoke in favor of the bill.

Mr. Cole of Swanzey announced under Rule 17 that he would refrain from voting on HB 1.

On a *viva voce* vote the bill was ordered to a third reading.

Mr. Craig of Manchester moved that the Rules of the House be so far suspended as to place HB 1 on third reading and final passage, by title only, at the present time.

On a *viva voce* vote the motion was adopted.

### Third Reading

HB 1, to remove the termination date of July 1, 1966 on the one cent supplemental road toll, was read a third time, passed, and sent to the Senate for concurrence.

### Reconsideration

Mr. Craig of Manchester, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 1, and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

### Committee Reports (Cont.)

HB 2, providing additional funds for the university of New Hampshire and the state colleges, Mrs. Taylor of Whitefield and Mr. Sheridan of Berlin for Appropriations. Ought to pass.

Mr. Stevenson of Bethlehem offered the following amendment:

### Amendment

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 University of New Hampshire. In addition to the appropriation provided for the higher education fund by Laws 1965, chapter 282, there is hereby appropriated for the fiscal year ending June 30, 1967, the sum of seven hundred and fifty thousand dollars, provided, however, that said sum is appropriated only if the university of New Hampshire, Plymouth state college and Keene state college submit their requests for appropriations and budget commencing with the fiscal year ending June 30, 1970, and for all subsequent fiscal years, in the same form and detail as all other departments of the state use, meaning thereby a line item budget. The governor is authorized to draw his warrants for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

\* \* \*

The Clerk read the amendment in full.

Mr. Stevenson of Bethlehem spoke in favor of the amendment.

Mr. Taft of Greenville and Mr. O'Neil of Chesterfield spoke against the amendment.

Mr. Stafford of Laconia spoke in favor of the amendment.

(discussion ensued)

Mr. Stevenson withdrew his amendment.

Mr. Eaton of Hillsborough and Mrs. Taylor of Whitefield spoke in favor of HB 2.

Mr. Soucy of Manchester spoke against the bill.

### Point of Information

Mr. Cobleigh of Nashua rose on a point of Information.

Mr. Eaton of Hillsborough spoke a second time in favor of the bill.

Mr. Maxwell of Henniker moved the previous question and it was sufficiently seconded.

The question now being, shall the main question now be put.

On a *viva voce* vote the motion was adopted.

The question now being, shall HB 2 be ordered to a third reading.

On a *viva voce* vote the bill was ordered to a third reading.

Mr. Taft of Greenville moved that the Rules of the House be so far suspended as to place HB 2 on third reading and final passage at the present time.

On a *viva voce* vote the motion was adopted.

### Third Reading

HB 2, providing additional funds for the university of New Hampshire and the state colleges, was read a third time, passed, and sent to the Senate for concurrence.

Mr. Soucy of Manchester wished to be recorded as having voted against the motion.

### Reconsideration

Mr. Taft of Greenville, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 2, and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

### Committee Reports (Cont.)

HB 3, relative to state guarantee of municipal bonds and water pollution projects, Messrs. Cobleigh of Nashua and York of Concord for Appropriations. Ought to pass.

Mr. Cobleigh of Nashua explained the bill.

(discussion ensued)

On a *viva voce* vote the bill was ordered to a third reading.

Mr. Cobleigh of Nashua moved that the rules of the House be so far suspended as to place HB 3 on third reading and final passage at the present time, by title only.

On a *viva voce* vote the motion was adopted.

### Third Reading

HB 3, relative to state guarantee of municipal bonds and water pollution projects, was read a third time, passed, and sent to the Senate for concurrence.

### Reconsideration

Mr. Cobleigh of Nashua, having voted with the majority, moved that the House reconsider its vote whereby it passed HB 3, and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

### Committee Report

#### Report of the Rules Committee

The Committee reports that it has voted to approve the introduction of the Concurrent Resolution proposing a constitutional amendment submitted by Messrs. Cobleigh of Nashua, Spitzli of Walpole, and Raiche of Manchester.

The Committee further reports that it has voted *not* to admit any other bills submitted to it or the petition relative to the City of Lebanon.

### Concurrent Resolution Proposing a Constitutional Amendment

Messrs. Cobleigh of Nashua, Spitzli of Walpole and Raiche of Manchester offered the following Concurrent Resolution:

Concurrent Resolution, amending the concurrent resolution proposing a Constitutional Amendment to have the legislature meet annually, and Proposing a Constitutional Amendment Relative to the Power of the Senate to Adjourn.

*Be it Resolved by the House of Representatives, the Senate concurring, that the Concurrent Resolution Proposing a Constitutional Amendment to have the Legislature Meet Annually adopted by the 1965 General Court be amended by striking out the entire resolution and the title thereof and inserting in place thereof the following:*

Concurrent Resolutions Proposing Constitutional Amendments to Have the Legislature Meet Annually.

*Be it Resolved by the House of Representatives, the Senate concurring, that the Constitution of New Hampshire be amended as follows:*

I. That Article 3 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:

Art. 3d. General Court, When to Meet and Dissolve. The senate and house shall assemble annually on the first Wednesday in January and at such other times as they may judge necessary; and shall dissolve and be dissolved, seven days next preceding the first Wednesday of January in the odd numbered years and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.

II. That Article 15 of Part Second of the Constitution be amended by striking out the entire article and inserting in place thereof the following new article:

Art. 15th. Compensation of the Legislature. The presiding officers of both houses of the legislature, shall severally receive out of the state treasury as compensation in full for their services for the term elected the sum of two hundred and fifty dollars, and all other members thereof, seasonably attending and not departing without license, the sum of two hundred dollars for the biennium and each member shall receive mileage for actual daily attendance on not more than ninety legislative days in any biennium; provided, however, that when a special session shall be called by the governor or by two-thirds vote of the then qualified members of each branch of the general court, such



officers and members shall receive for attendance an additional compensation of three dollars per day for a period not exceeding fifteen days and the usual mileage.

Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on non-legislative days.

III. That Article 19 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:

Art. 19th. Adjournment. The house of representatives shall have the power to adjourn themselves.

IV. That Article 36 of Part Second of the Constitution of New Hampshire be amended by striking out the entire article and inserting in place thereof the following new article:

Art. 36. Adjournment. The senate shall have power to adjourn themselves, and whenever they shall sit on the trial of any impeachment, they may adjourn to such time and place as they may think proper although the legislature be not assembled on such day, or at such place.

V. *Resolved*, That the above amendments proposed to the constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1966.

VI. *Resolved*, That the selectmen of the several towns, cities, wards and places in the state are directed to insert in their warrants for the 1966 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the constitution proposed by the 1966 special session of the 1965 general court shall be approved.

VII. *Resolved*, That the sense of the qualified voters shall be taken by ballot upon the following question submitted to them by the general court:

1. Do you favor having the legislature meet in two annual sessions with a total limit of ninety days but no limit on time of adjournment?

VIII. *Resolved*, That the secretary of state be required to print the question to be thus submitted on the same ballot

that other constitutional questions proposed by the constitutional convention and general court are submitted. Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question; and the voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question the ballot shall not be counted on the question. The outside of the ballot shall be the same as the regular official ballot except that the words "Questions Relating to Constitutional Amendments Proposed by the Convention to Revise the Constitution and Amendments Proposed by the 1965 General Court" shall be added at the top of the ballot in bold type.

IX. *Resolved*, That if the proposed amendments are approved by the requisite number of votes they become effective when their adoption is proclaimed by the Governor.

\* \* \*

Mr. Spitzli of Walpole moved that the rules of the House be so far suspended as to permit second reading of the concurrent resolution, by title only, at the present time, and spoke in favor of the motion.

On a *viva voce* vote the motion was adopted.

The concurrent resolution was read a second time by title only and referred to the committee on Judiciary.

Mr. Spitzli moved that the rules of the House be so far suspended as to dispense with reference to committee, public hearing.

(discussion ensued)

Messrs. Raiche of Manchester and Cobleigh of Nashua spoke in favor of the motion.

(discussion ensued)

The question now being on the suspension of the rules to dispense with the reference to committee and public hearing on the concurrent resolution.

On a *viva voce* vote the motion was adopted.

Mr. Spitzli of Walpole moved that the rules of the House

be so far suspended as to permit the concurrent resolution to be read a third time, passed, by caption only at the present time.

On a *viva voce* vote the motion was adopted and the concurrent resolution was ordered to a third reading.

Mr. Soucy of Manchester wished to be recorded as voting against the motion.

### **Third Reading**

Concurrent Resolution proposing a constitutional amendment, was read a third time.

### **Speaker's Ruling**

The Chair stated that, the concurrent resolution must be adopted by three-fifths vote of the entire membership.

Mr. Dionne of Manchester requested a division.

The question now being, shall the concurrent resolution be adopted.

275 members having voted in the affirmative and 14 in the negative, the concurrent resolution was adopted.

### **Senate Message**

The Senate has voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

HB 1, An Act to remove the termination date of July 1, 1966 on the one cent supplemental road toll.

HB 2, An Act providing additional funds for the university of New Hampshire and the state colleges

HB 3, An Act relative to state guarantee of municipal bonds and water pollution projects

### **Further Senate Message**

The Senate has passed the following concurrent resolution, in the passage of which it asks the concurrence of the House of Representatives:

Authorizing a study and analysis of the General Court by the Eagleton Institute of Politics.

**Concurrent Resolution**

Authorizing a Study and Analysis of the General Court by the Eagleton Institute of Politics

*Whereas*, the Executive Committee of the National Conference of Legislative Leaders has joined with the Eagleton Institute of Politics in establishing a Center for Legislative Services at Rutgers University to provide for members of the conference a center for service and assistance, and

*Whereas*, one of the services available is to perform studies, upon invitation, of individual state legislatures, on the legislature's home ground, providing comparative and authoritative information on the complete legislative operation and to help implement study results, and

*Whereas*, the fiscal committee of the general court has unanimously recommended an in depth study of this sort;

*Now Therefore be it Resolved by the Senate, the House of Representatives concurring, that*

The president of the senate and the speaker of the house, with the approval of the fiscal committee of the general court, are hereby authorized and directed to negotiate with the Eagleton Institute of Politics of New Brunswick, New Jersey and to enter into an agreement with them to make a study and analysis of the General Court and to report its findings and recommendations. The cost and expenses of said study and analysis shall be a charge against the legislative appropriation.

\* \* \*

Mr. Taft of Greenville spoke in favor of the concurrent resolution.

(discussion ensued)

Messrs. Craig of Manchester, Angus of Claremont, Stafford of Laconia and Spanos of Newport spoke in favor of the concurrent resolution.

Messrs. Feldman of Manchester and Urie of New Hampton spoke against the concurrent resolution.

(discussion ensued)

Mr. Soucy of Manchester requested that the concurrent resolution be read again.

The Clerk read the concurrent resolution in full.

Mr. Soucy of Manchester spoke against the concurrent resolution.

Mr. Plumer of Bristol spoke in favor of the concurrent resolution.

The question now being, shall the House concur in the concurrent resolution as adopted by the Senate.

On a *viva voce* vote the House did not concur.

Mr. Stafford of Laconia requested a division.

147 members having voted in the affirmative and 167 in the negative, the concurrent resolution was not adopted.

### Reconsideration

Mr. Raiche of Manchester, having voted with the majority, moved that the House reconsider its vote whereby it did concur on the concurrent resolution, relative to annual sessions.

On a *viva voce* vote the motion was not adopted.

Mrs. Brungot of Berlin, having voted with the majority, moved that the House reconsider its vote whereby it did not concur in the concurrent resolution sent down by the Senate, and spoke against the motion.

On a *viva voce* vote the motion was not adopted.

### Concurrent Resolution

Mrs. St. John of Barnstead offered the following concurrent resolution, and moved its adoption.

#### Concurrent Resolution

Ratifying a proposed amendment to the Constitution  
of the United States of America.

*Whereas*, both houses of the Eighty-ninth Congress of the United States of America, by a constitutional majority of two-thirds thereof have made the following proposition to amend

the Constitution of the United States of America, in the following words, to wit:

“Joint Resolution

Proposing an amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office.

*Resolved* by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the States within seven years from the date of its submission by the Congress:

“ARTICLE —

“SECTION 1. In case of the removal of the President from office or of his death or resignation, the Vice President shall become President.

“SEC. 2. Whenever there is a vacancy in the office of the Vice President, the President shall nominate a Vice President who shall take office upon confirmation by a majority vote of both Houses of Congress.

“SEC. 3. Whenever the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that he is unable to discharge the powers and duties of his office, and until he transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Vice President as Acting President.

“SEC. 4. Whenever the Vice President and a majority of either the principal officers of the executive departments or of such other body as Congress may by law provide, transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office, the Vice President shall immediately assume the powers and duties of the office as Acting President.

"Thereafter, when the President transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his written declaration that no inability exists, he shall resume the powers and duties of his office unless the Vice President and a majority of either the principal officers of the executive department or of such other body as Congress may by law provide, transmit within four days to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the President is unable to discharge the powers and duties of his office. Thereupon Congress shall decide the issue, assembling within forty-eight hours for that purpose if not in session. If the Congress, within twenty-one days after receipt of the latter written declaration, or, if Congress is not in session, within twenty-one days after Congress is required to assemble, determines by two-thirds vote of both Houses that the President is unable to discharge the powers and duties of his office, the Vice President shall continue to discharge the same as Acting President; otherwise, the President shall resume the powers and duties of his office."

*Therefore, be it Resolved*, by the House of Representatives of the State of New Hampshire, the Senate concurring: That the said proposed amendment to the Constitution of the United States of America be, and the same is hereby ratified by the legislature of the State of New Hampshire.

*Further Resolved*, that certified copies of this preamble and concurrent resolution be forwarded by His Excellency the Governor to the Secretary of State at Washington, to the presiding officer of the United States Senate, and to the Speaker of the House of Representatives of the United States.

\* \* \*

On a *viva voce* vote the Concurrent Resolution was adopted.

### **Point of Information**

Mr. Pickett of Keene rose on the point of information.

### **Engrossed Bills Report**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled House Bills:

HB 1, An Act to remove the termination date of July 1, 1966 on the one cent supplemental road toll.

HB 2, An Act providing additional funds for the university of New Hampshire and the state colleges.

HB 3, An Act relative to state guarantee of municipal bonds and water pollution projects.

Mrs. Moulton of New Durham,  
for the committee

\* \* \*

Mr. Keefe of Portsmouth moved that the rules of the House be so far suspended as to permit the introduction of a bill not passed on by the Rules committee, An Act relative to unemployment compensation act, and spoke in favor of the motion.

Mr. Angus of Claremont spoke against the motion.

(discussion ensued)

Mr. Feldman of Manchester spoke in favor of the motion.

Mr. Stratton of Derry moved the previous question and it was sufficiently seconded.

The question now being shall the main question now be put.

On a *viva voce* vote the motion was adopted.

The question now being on the motion of Mr. Keefe of Portsmouth that the rules of the House be so far suspended as to permit the introduction of the unemployment bill.

Mr. Vachon of Manchester requested a division.

### Speaker's Ruling

The Chair ruled that it would take a two-thirds vote of the whole number of elected members to admit the introduction of the bill.

\* \* \*

116 members having voted in the affirmative and 165 in the negative the motion was lost.

Mr. Regan of Salem demanded the Yeas and Nays.



**Roll Call**

Yeas 168

ROCKINGHAM COUNTY: White, Cummings, Watts, Stratton, Collishaw, Eastman, Junkins, Spollett, Sewall, Twardus, Cheney, Palmer of Plaistow, Schwaner, Keefe, McEachern, Quirk, Dame of Portsmouth, Call, Coussoule, Smith of Portsmouth, Langford, Gelt, Morrison, Peever, Regan, Barnes of Sandown, Conlon.

STRAFFORD COUNTY: Blanchette, Nelson, Donnelly, Guilmette, Hickey, Flanagan, Drew, Dawson, Rolfe, Winkley, Beau-doin, St. Pierre, Bradford, Johnson of Rochester, Boucher, Mallowmian, Habel, Chasse, Coffin, Boire, Lynbourg.

SULLIVAN COUNTY: Adams, Gaffney, Prudhomme, Barrows, D'Amante, Hamilton, Merrifield.

BELKNAP COUNTY: McCarthy, O'Shan, Stafford.

CARROLL COUNTY: Davis of Conway, Farrington.

CHESHIRE COUNTY: Cournoyer, Desmarais of Jaffrey, Keating, Pratt, Russell, Lerandean, Yardley, MacFarlane, McGuinness, Gutoski.

COOS COUNTY: Roy, Sheridan, Brungot, Lemire, Williams, Bouchard, Fontaine, Gagnon, O'Hara, Bushey, Hunt.

GRAFTON COUNTY: Stevenson, Larty, McGee, Gardner, Rich, Tilton.

HILLSBOROUGH COUNTY: Aucella, Whitney, Bednar, Gallagher, Morrill, Ainley, Feldman, Soucy, Broderick, Montplaisir, Nyberg, Bruton, Dion of Manchester, Cullity, McDermott, Welch of Manchester, Corey, Manning, Walsh, Casey, Clancy, Fitzpatrick, Healy, Raiche, Desgrosseilliers, LaFrance, LeClerc, Martel, Champagne, Delisle, Lemieux, Olivier, Belanger, Bergeron, Mahoney, Hurley, Noel, Capistran, Levasseur of Manchester, Nalette, Allard, Rousseau, Gamache, Grady, Ouellette, Vachon, Babb, Cox, Moriarty, Christie, Dionne of Nashua, ward 2, Rosedoff, Belcourt, LaPlante, Makris, Marcoux, Boisvert, Levesque, Mason, Bissonnette, Bouley, Latour of Nashua, Leonard, Desmarais of Nashua, Poliquin.

MERRIMACK COUNTY: Phelps, Bouley, Davis of Concord, Jelley, Sanders, Roby, Welch of Concord, Gilman, Dempsey,

Laroche, Cook, Lafond, Brown of Loudon, Brasley, Plourde, Bork.

### Nays 163

ROCKINGHAM COUNTY: Griffin, Persson, Underwood, Kimball of Derry, Ferron, Weeks, Ring, Shindledecker, Barnes. Palmer of Kensington, Clark of Kingston, Hall, McDonough, Kimball of Newfields, Leavitt, Kelsey, Sadler, White, Rossley, Ciborowski, Greene, Barker of Stratham, Herbert, Hamel.

STRAFFORD COUNTY: Berry, Hilliard, Young, Colbath, Crouch, Clark of Lee, Moulton.

SULLIVAN COUNTY: Frizzell, Angus, Campbell, MacIntosh, Williamson, Bailey, Downing, Spanos, Hood.

BELKNAP COUNTY: Chamberlain of Alton, St. John, Watson, Matheson, Guild, Uhlenberg, DeBlois, Dearborn, Normandin, Head, Hayner, Foster, Allan of Meredith, Urie, Joslyn, Randall.

CARROLL COUNTY: Howard of Bartlett, Williams of Eaton, Hayes of Madison, Davis of Moultonborough, Kurth, Remick, Fox, Chamberlain of Wolfeboro, Claffin.

CHESHIRE COUNTY: Totman, O'Neil of Chesterfield, Watkinson, Clymer, Stearns, Pollock, Shea, Gutterson, Heald of Keene, Bradshaw, Faulkner, Forbes, Allen of Rindge, Cole, Ballam, Spitzli, Wildey.

COOS COUNTY: Dubey, Seymour, Emerson, Thurston, Sherman, Shute of Lancaster, Fogg, Huggins, Noyes, Taylor of Whitefield.

GRAFTON COUNTY: Pryor, Chamberlin of Bath, Cavis, Plumer, Willey, Morse, Gage, Low, Manchester, Scott-Craig, McMeekin, Karsten, Adams of Lebanon, Lewis, Whipple, Brummer, Park, Johnson of Monroe, Mack, Bell, Smith of Plymouth, Berringer.

HILLSBOROUGH COUNTY: Bragdon, Edwards, VanLoan, Wiggin, Barnard, Bartlett of Goffstown, Ducharme, Levasseur of Goffstown, Davis of Greenfield, Taft, Eaton, Brocklebank, Bartlett of Manchester, Conover, O'Rourke, Craig, Carter, Coburn of Milford, Ferguson, Barker of Nashua, Burnham, Cobleigh, Nikitas, Dionne of Nashua, Ward 6, Colburn of New Boston, Karnis, Brown of Peterborough, Sawyer, Heald of Wilton.

MERRIMACK COUNTY: Fairbanks, Hanson, Moore, Kopperl, York, Henry, Bingham, Smith of Concord, Andersen of Concord, Peaslee, Howard of Concord, Rufo, Stevens, Kelley, Maxwell, Reddy, Thompson of Northfield, Murphy, Bigelow, Thompson of Wilmot.

and the motion was lost.

### Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolutions sent up from the House of Representatives:

Concurrent Resolution amending the concurrent resolution proposing a constitutional amendment to have the legislature meet annually, and Proposing a Constitutional Amendment relative to the power of the Senate to adjourn.

By Mr. Lafond of Hooksett.

### Resolutions

\* \* \*

*Whereas*, We have learned with regret of the death of John Mulaire, a former Representative from Hooksett, and

*Whereas*, Mr. Mulaire served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to his family, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to Mrs. Mulaire.

\* \* \*

On a *viva voce* vote the resolutions were adopted.

By Messrs. Plourde and Brasley of Pembroke.

### Resolutions

*Whereas*, We have learned with regret of the death of Narcisse V. Guilbeault, Representative from Allenstown, and

*Whereas*, Mr. Guilbeault has served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Guilbeault, and be it further

*Resolved*, that a copy of these resolutions be transmitted to his daughter, Mrs. Leo J. Martel.

\* \* \*

On a rising vote the resolutions were unanimously adopted.

By Mr. Heald of Keene for the Keene Delegation:

### Resolutions

*Whereas*, We have learned with regret of the death of Frank J. Bennett of Keene, and

*Whereas*, Mr. Bennett served his City and County faithfully and with efficiency, therefore be it

*Resolved*, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Bennett, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to his daughter, Mrs. Grace Prentiss.

\* \* \*

On a *viva voce* vote the resolutions were unanimously adopted.

By Messrs. Craig and Casey of Manchester:

### Resolutions

*Whereas*, we have learned with regret of the illness of our fellow member, Michael Joseph Keane of Ward VI, Manchester, who is confined in the Veterans Hospital at Jamaica Plains, Massachusetts, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby express our sympathy to him in his illness with the hope for his speedy recovery, and be it further

*Resolved*, that a copy of these resolutions be transmitted to Representative Keane.

\* \* \*

On a *viva voce* vote the resolutions were unanimously adopted.

By Mr. Keefe of Portsmouth for the Portsmouth Delegation:

*Whereas*, We have learned with regret of the passing of Rabbi Aaron Goldin of Portsmouth, and

*Whereas*, He was held in great esteem by the people of his city because of his good work and public spiritedness, therefore be it

*Resolved*, That we, the Members of the New Hampshire Legislature in General Court convened, do hereby pay tribute to the memory of Rabbi Goldin and extend our heartfelt sympathy to his family in its bereavement, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to Mrs. Goldin.

\* \* \*

On a *viva voce* vote the resolutions were unanimously adopted.

By Messrs. Cournoyer of Jaffrey and Aucella of Bennington:

### Resolutions

*Whereas*, We have learned with regret of the death of Maria M. Desmarais, mother of Raymond J. Desmarais, Representative from Jaffrey, therefore be it

*Resolved*, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to Representative Desmarais, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to him.

\* \* \*

On a *viva voce* vote the resolutions were unanimously adopted.

By Mrs. Moriarty of Merrimack for the Hillsborough County Delegation:

*Whereas* we have learned with deep sorrow of the passing of Jody Lee Cox, son of Representative and Mrs. Herschel W. Cox of Merrimack, and

*Whereas* the untimely death of this promising young man has brought great sadness to the community, therefore be it

*Resolved*, that we, the members of the New Hampshire House of Representatives in General Court convened, do hereby extend our most heartfelt sympathy to the parents in their bereavement and be it further

*Resolved*, that a copy of these resolutions be transmitted to Representative and Mrs. Cox.

On a *viva voce* vote the resolutions were unanimously adopted.

By Messrs. Bingham and Smith of Concord:

### Resolutions

*Whereas*, We have learned with regret of the death of Edward A. Dame, former Representative from Concord, and

*Whereas*, Mr. Dame served his community faithfully and with efficiency, therefore be it

*Resolved*, That we, the Members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Dame, and be it further

*Resolved*, That a copy of these Resolutions be transmitted to his wife, Mrs. Edward A. Dame.

On a *viva voce* vote the resolutions were unanimously adopted.

By Mr. Kurth of Sandwich.

### Resolution

*Whereas*, we have learned with regret of the death of Mary Senior Brown, former representative from Sandwich, and

*Whereas*, Mrs. Brown served her community and the state in many capacities, fulfilling her duties faithfully and with efficiency, therefore be it

*Resolved*, that we, the members of the House of Representatives in General Court convened, do hereby extend our deepest sympathy to the family of Mrs. Brown, and be it further

*Resolved*, that a copy of these resolutions be transmitted to her widower, Arthur B. Brown.

On a rising vote the resolutions were unanimously adopted.

### **Engrossed Bills Committee**

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled Concurrent Resolution:

Concurrent Resolution, amending the concurrent resolution proposing a Constitutional Amendment to have the legislature meet annually, and Proposing a Constitutional Amendment Relative to the Power of the Senate to Adjourn.

### **Concurrent Resolution**

Mr. Taft of Greenville offered the following concurrent resolution:

*Whereas*, It appears that all necessary legislative work may be accomplished by Monday, June 13, 1966, at eight o'clock in the evening, therefore be it

*Resolved*, By the House of Representatives, the Senate concurring, That this special session of the Legislature be brought to final adjournment on Monday, June 13, 1966 at eight o'clock in the evening. And be it further

*Resolved*, That on this date all pending reports, bills and joint resolutions outstanding be indefinitely postponed.

On a *viva voce* vote the concurrent resolution was adopted.

### **Concurrent Resolution**

Messrs. Craig of Manchester and Taft of Greenville offered the following concurrent resolution:

*Resolved*, by the House of Representatives the Senate concurring: That a committee of 11 be appointed to join with such committee as the Senate may designate to wait upon His Excellency, the Governor, and inform him that the Legislature has

completed the business of the session and is ready to be adjourned and to receive any communication which he may wish to make.

On a *viva voce* vote the concurrent resolution was adopted.

The Chair appointed the following as members of such committee: Spanos of Newport, Normandin of Laconia, Clancy of Manchester, Martel of Manchester, Belcourt of Nashua, Stafford of Laconia, Stevenson of Bethlehem, Davis of Conway, Ainley of Manchester, Drew of Farmington, Wildey of Westmoreland.

The Chair requested that the committee advise the Governor that the House has completed its work and is ready to receive any message he might wish to extend.

### Senate Message

The Senate has voted to concur with the House of Representatives in the passage of the following concurrent resolution sent up from the House of Representatives:

Relative to Final Adjournment.

\* \* \*

His Excellency, Governor John W. King, appeared and delivered the following message:

Mr. Speaker

Honorable Members of the House of Representatives

This morning I requested your favorable action on three measures of urgency affecting the welfare of the State of New Hampshire.

You have now completed action on these measures. Because of your prompt action our badly needed highway revenues will continue uninterrupted, our state university and our state colleges will be able to continue their excellent educational programs without the need for a tuition increase, and many of our cities and towns about to embark on water pollution programs can move forward with these programs with the sound knowledge the bonding for these projects will be guaranteed with the full faith and credit of the state.



Before you met there was considerable speculation that this might be a prolonged and costly session developing controversial issues.

This of course did not happen. The New Hampshire General Court has once again demonstrated its ability to face up to the responsibility of statesmanship.

I am grateful to the leadership of the General Court for the high degree of cooperation they have exhibited both before and during this session and I am grateful to each of you for following the fine example set by your leadership.

You have represented your constituents well here today and I am sure they will join me in applauding your responsible and expeditious action.

I have been informed by the Joint Committee of the Senate and House of Representatives that you have completed the business of the special session. All bills and resolutions that have been presented to me have received executive approval.

Therefore, now, by the authority invested in me as Governor, I do hereby declare the General Court of New Hampshire adjourned to the last Wednesday in December in the year of Our Lord one thousand nine hundred and sixty-six.

### **Benediction**

The Benediction was given by Chaplain Crouch of Concord as follows:

Grant, O Lord, that we may return to our homes in good conscience. For our frailties forgive us. In return for our accomplishments keep the people of this State ever mindful of our constant need of Thy guidance and make us good citizens of this State and Nation. This we ask in the Name of Jesus Christ our Lord. Amen.

\* \* \*

The Speaker declared the Special Session of the House adjourned until the last Wednesday of December, 1966. Adjourned at 8:20 P.M.



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The abbreviations listed below are used in the main index:

adop	adopted
am	amended, amendment
Approp	referred to Appropriations Committee
COJ	Committee on Journal
com	committee
conc S am	House concurred in Senate amendment
conf	referred to conference committee
conf rep	conference committee report
engr	engrossed
engr am	Engrossed Bills Committee amendment
gov	governor
IP	indefinitely postponed
JC	referred to Judicial Council
K	killed
LC	referred to Legislative Council
nd	new draft
psd	passed
RC	roll call
rcmt	recommitted
recon	reconsideration
reintro	reintroduced
Rep.	Representative
rep	report
S conc	Senate concurred
S Ct opin req	Supreme Court opinion requested
SO	special order
subj	subject

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# APPENDIX I

## Final Status of Bills and Resolutions

# ABBREVIATIONS

Used in this report

adop.	adopted
am.	amended, amendment
approp.	appropriate, appropriations
com.	committee
conc.	concurrent
conf.	conference
del.	delegation
dept.	department
dist.	district
div.	division
H	House
hrg.	hearing
J	Journal
J. C.	Referred to Judicial Council
Jt.	joint
L. C.	Referred to Legislative Council
rept.	report
S	Senate
S. Ct.	Supreme Court
S. Ct. op. req.	Supreme Court opinion requested

Committees are abbreviated as follows:

Agric.	Agriculture
Approp.	Appropriations
Banks	Senate Banks, Insurance & Claims
Claims & Aero.	Claims & Aeronautics
Educ.	Education
Exec.Depts.	Executive Departments & Administration; Senate Executive Departments, Municipal & County Government
F. & G.	Fish & Game
Ins.	Insurance
Jud.	Judiciary
Liquor	Liquor Laws
Mil. & Vet.	Military & Veterans' Affairs
Mun. & Co.	Municipal & County Government
Pub. Health	Public Health, Welfare & State Institutions
Pub. Wel.	Public Welfare & State-Institutions
Pub. Works	Public Works; Senate Public Works & Transportation
Res. Rec.	Resources, Recreation & Development
Transp.	Transportation

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
1. Correct certain errors resulting from changes in apportionment of representatives and senators. (Stevenson of Graf. Dist. 1)	Exec.Depts. Hrg. 1-11	Passed 1-24	Exec.Depts. Hrg. 2-23	Passed 3-7	Engrossed 3-15 APPROVED 3-16 CHAPTER 26
2. Exempt motor vehicles of pleasure-car type owned by persons over 75 from registration fees. (Burnham of Hil. Dist. 15)	Transp. Hrg. 1-17	KILLED 2-2			
3. Payment of dues & expenses of members of N. H. School Board Association. (O'Neil of Ches. Dist. 12)	Educ. Jt. Hrg. 1-24	Passed 1-26	Educ.	KILLED 6-20	
4. Fix place of filing declarations of candidacy for members of house of representatives in primary elections. (Stevenson of Graf. Dist. 1)	Exec.Depts. Hrg. 1-17	Passed 1-24	Exec.Depts. Hrg. 2-23	Passed 3-7	Engrossed 3-8 APPROVED 3-10 CHAPTER 24

5. Ratifying compact for education. (O'Neil of Ches. Dist. 12)	Educ. Jt. Hrg. 1-26 Am. Adop. 2-14 Approp. Hrg. 2-28	Passed 6-27	Educ.	KILLED 7-1
6. Daily opening exercises in schools. (Cobleigh of Hil. Dist. 15) (New Title)	Jud. Hrg. 1-17	Passed am. 2-21	Educ. Hrg. 4-18	S. Ct. op. 4-6 KILLED 7-1
7. Vocational-technical institute in Nashua area. (Cobleigh of Hil. Dist. 15)	Educ. Jt. Hrg. 3-22	6-26 STATE BOARD OF EDUCATION		
8. Appropriations for five area agents in agriculture. (Underwood of Rock. Dist. 12 et al) (New Title)	Approp. Hrg. 1-18	Passed am. 2-1	Finance Hrg. 2-14	Engrossed 2-21 APPROVED 2-23 CHAPTER 9

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
9. Publication of abstracts of annual returns of business corporations & relative to delinquent corporations. (Bigelow of Mer. Dist. 3)	Jud. Hrg. 1-12	Passed 1-18	Jud. Hrg. 2-7	Passed am. 4-11 (H. conc.)	Engrossed 4-18 APPROVED 4-20 CHAPTER 63
10. Foreign corporations. (Brungot of Coos Dist. 8)	Jud. Hrg. 1-12	Passed am. 1-18	Jud. Hrgs. 1-31 2-7	Passed am. 4-11 (H. conc.)	Engrossed 4-18 APPROVED 4-20 CHAPTER 64
11. Bound copies of county reports. (Rufo of Mer. Dist. 28)	Mun. & Co. Hrg. 1-11	Passed am. 1-18	Exec. Depts. Hrg. 2-8	Passed am. 2-16 (H. conc.)	Engrossed 2-28 APPROVED 3-2 CHAPTER 15
12. Traffic in motor vehicles with changed identification numbers & reports of unclaimed motor vehicles. (Smith of Graf. Dist. 18)	Jud. Hrg. 1-18	Passed am. 3-16	Pub. Works Hrg. 3-28	Passed am. 6-13 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 214



13. Establish vocational-technical institute in Nashua-Hudson area. (Bednar of Hil. Dist. 23)	Educ. Jt. Hrg. 3-22	6-26 STATE BOARD OF EDUCATION		
14. Authorizing director of fish & game to promulgate regulations governing taking wild animals & wild birds. (Hoar of Rock. Dist. 13)	F. & G. Hrg. 1-26	KILLED 2-7		
15. Rules & regulations of state depts. & agencies & filing thereof. (Newell of Mer. Dist. 26)	Jud. Hrgs. 2-1 2-14	L. C. 3-2		
16. Repealing certain provisions relative to use of spinners, taking fresh water smelt, bag limit on pickerel. (Hoar of Rock. Dist. 13)	F. & G. Hrg. 1-24	Passed am. 2-15	F. & G. Hrg. 2-22	Passed 2-23 Engrossed 2-28 APPROVED 3-2 CHAPTER 12
17. Method of display of fish & game license. (Hoar of Rock. Dist. 13)	F. & G. Hrg. 2-1	Passed am. 2-23	F. & G. Hrg. 3-8	KILLED 7-1

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
18. Conflicting rules & regulations between state & local agencies. (Newell of Mer. Dist. 26)	Exec.Depts. Hrg. 1-19	Passed am. 2-15	Exec.Depts. Hrg. 3-2	KILLED 7-1	
19. Distribution of primary ballots. (Smith of Graf. Dist. 18)	Exec.Depts. Hrg. 1-12	Passed 1-24	Exec.Depts. Hrg. 2-23	Passed am. 3-8 (H. conc.)	Engrossed 3-21 APPROVED 3-23 CHAPTER 34
20. Construction of dams which may prevent the free passage of fish. (Hoar of Rock.Dist.13)	F. & G. Hrg. 2-1	KILLED 3-22			
21. Killing dogs found pursuing or killing game animals. (Fuller of Mer. Dist. 26)	F. & G. Hrg. 2-7	Passed am. 4-18	F. & G. Hrg. 4-27	Passed 5-24	Engrossed 6-6 APPROVED 6-9 CHAPTER 161
22. Authorize nursing care at Soldiers' Home. (Welch of Mer. Dist. 27 & Duhaime of Hil. Dist. 29)	Mil. & Vet. Jt.Hrg. 1-18	Passed 3-15	Pub. Health Hrg. 4-19	Passed 4-26	Engrossed 5-3 APPROVED 5-9 CHAPTER 93

23. Authorize hiring of registered nurse at N. H. Soldiers' Home. (Welch of Mer. Dist. 27 & Duhaime of Hil. Dist. 29) (New Title)	Mil. & Vet. Jt. Hrg. 1-18 Am. Adop. 1-24 Approp. Hrg. 2-2	Passed am. 3-21	Finance Hrg. 4-4	Passed 4-5	Engrossed 4-11 APPROVED 4-12 CHAPTER 54
24. Additional retirement to retired members of policemen's retirement system. (Rufo of Mer. Dist. 28)	Approp. Hrg. 1-18	Passed 1-26	Finance Hrg. 2-9	Passed 2-14	Engrossed 2-16 APPROVED 2-20 CHAPTER 6
25. Appropriating funds for equipment for secretary of state. (O'Neil of Ches. Dist. 12)	Approp. Hrg. 1-17	Passed am. 1-25	Finance Hrg. 2-2	Passed 2-7	Engrossed 2-9 APPROVED 2-9 CHAPTER 1
26. Increase salaries of deputy superintendent of state industrial school & deputy warden of state prison. (Peever of Rock. Dist. 7)	Exec. Depts. Hrg. 1-25	KILLED 2-15			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
27. Requiring special fish stamp for taking trout & salmon. (Henry of Mer. 22)	F. & G. Hrg. 1-18	KILLED 2-7			
28. Permitting freedom of access to public records & proceedings. (Bednar of Hil. 23)	Jud. Hrg. 1-24	Passed am. 3-1	Jud. Hrg. 3-21	Passed am. 4-11 Conf. rept adop. 6-15	Engrossed 6-22 APPROVED 6-27 CHAPTER 251
29. Employment of members of general court at a racing plant or by racing commission. (Christie of Hil. 12)	Jud. Hrg. 1-18	KILLED 1-24			
30. Increasing salaries of Merrimack county treasurer & commissioners (York & Rufo of Mer. 20 & 28) (New Title)	Mer.Co.Dell Hrg. 2-22	Passed am. 6-19	Exec. Dept. Hrg. 6-26	Passed 6-26	Engrossed 7-1 APPROVED 7-3 CHAPTER 397
31. Increasing fees for registration of pharmacies & pharmacists. (Stafford of Bel. 6)	Pub.Health Hrgs. 1-19 1-31	Passed 2-2	Pub.Health Hrg. 4-19	Passed 5-31	Engrossed 6-7 APPROVED 6-12 CHAPTER 191

32. Increasing authorized debt limit of Hanover School District. (Scott-Craig et al of Graf. 9)	Mun. & Co. Hrg. 1-11	Passed 1-18	Exec.Depts. Hrg. 2-2	Passed 2-2	Engrossed 2-8 APPROVED 2-9 CHAPTER 509
33. Excavating, filling dredging in and adjacent to tidal waters (Urie of Bel. 1 et al) (New title)	Res.Rec. Hrg. 4-26	Passed am. 5-23	Res. Rec.	Passed am. 6-13 (H conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 215
34. General laws shall take precedence over inconsistent savings bank charter provisions. (Cox of Hil. 25)	Banks Hrg. 1-17	Passed 1-19	Banks Hrg. 2-9	Passed 2-14	Engrossed 2-16 APPROVED 2-20 CHAPTER 7
35. Verification of savings deposit accounts & due books of shareholders. (Reddy of Mer. 5)	Banks Hrg. 1-17	Passed 1-19	Banks Hrg. 2-9	Passed 2-14	Engrossed 2-16 APPROVED 2-20 CHAPTER 8
36. Educational loans be subject to small loans statute. (Reddy of Mer. 5)	Banks Hrg. 1-19	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
37. By agreement examination of a banking institution may be made by bank commissioner. (Reddy of Mer. 5)	Banks Hrg. 1-19	Passed am 1-26	Banks Hrg. 2-9	Passed am. 5-3 (H. conc.)	Engrossed 5-9 APPROVED 5-11 CHAPTER 101
38. Close certain retail stores up to 1 p.m. in afternoon on Memorial Day & Veterans Day. (Belcourt of Hil. 16) (New Title)	Jud.	Passed am 3-1	Exec. Depts. Hrg. 3-17	Passed am. 3-23 (H. conc.)	Engrossed 3-30 APPROVED 4-5 CHAPTER 47
39. Form of ballots for biennial elections. (Hamel of Rock. 17 & Brungot of Coos 8)	Jud. Hrg. 1-19	Passed am. 4-11	Exec. Depts. Hrg. 4-27	Passed am. 6-21 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 279
40. Changing name of Waterville to Waterville Valley. (Willey of Graf. 19)	Mun. & Co. Hrg. 1-12	Passed 1-18	Dispensed	Passed 1-26	Engrossed 1-31 APPROVED 2-1 CHAPTER 507
41. Abandoned private boats. (Willey of Graf. 19)	Res. Rec. Jt Hrg. 1-17	KILLED 6-27			

42. Provide that chairman of Commission on Interstate Cooperation be elected. (Ainley of Hil. 27)	Jud. Hrg. 1-17	Passed am. 1-24	Jud. Hrg. 2-28	Passed 3-1	Engrossed 3-7 APPROVED 3-8 CHAPTER 19
43. Sale of sweepstakes tickets. (Roberts of Car. 22)	Exec.Depts. Hrg. 1-17	Passed am. 2-2	Jud. Hrg. 3-2	Passed am. 3-22 (H. conc.)	Engrossed 3-30 APPROVED 4-4 CHAPTER 42
44. Open season for taking black bear. (Henry of Mer. 22)	F. & G. Hrg. 1-24	Passed am. 3-8	F. & G. Hrg. 3-21	Passed 3-23	Engrossed 3-30 APPROVED 4-5 CHAPTER 46
45. Prohibiting taking of wild turkeys. (Henry of Mer. 22)	F. & G. Hrg. 1-18	Passed 1-25	F. & G. Hrg. 2-1	Passed 2-2	Engrossed 2-8 APPROVED 2-9 CHAPTER 2
46. Joinder of this state in Pest Control Compact. (Normandin of Bel. 9)	Agric. Hrg. 1-26 Approp. Hrg. 3-9	Passed 6-22	Agric.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 390

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
47. Require motor vehicle driver educ. program in secondary schools. (Hamel of Rock. 17)	Educ. Jt. Hrg. 1-25	KILLED 5-10			
48. Correct spelling of Tenney Mt. Highway. (Smith of Graf. 18)	Pub.Works Hrg. 1-25	Passed 1-31	Pub.Works Hrg. 2-15	Passed 2-16	Engrossed 2-21 APPROVED 2-23 CHAPTER 10
49. Technical institutes & vocational-technical institutes. (Prescott of Bel. 10)	Educ. Jt. Hrg. 2-9	Passed 2-15	Educ.	Passed 2-22	Engrossed 2-28 APPROVED 3-2 CHAPTER 13
50. Measuring speed of motor vehicles by radar. (Marcotte of Str. 5)	Transp. Hrg. 1-19	KILLED 2-8			
51. Exempting certain aged persons from license fees for taking clams & oysters. (Leslie of Rock. 17)	F. & G. Hrg. 1-19	Passed am. 1-25	F. & G. Hrg. 2-1	Passed 2-2	Engrossed 2-8 APPROVED 2-9 CHAPTER 3



52. Season for taking raccoons. (Edwards of Hil. 1) (New Title)	F. & G. Hrg. 1-25	Passed am. 2-22	F. & G. Hrg. 3-8	Passed 3-9	Engrossed 3-15 APPROVED 3-16 CHAPTER 27
53. Prohibiting sale of air rifles to minors under 18. (Call of Mer. 23)	Jud. Hrg. 1-24	Passed 1-31	F. & G. Hrg. 2-22	Passed am. 3-15 Conf. rept. adop. 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 65
54. Term of office of registers of deeds. (McMeekin of Graf. 6)	Jud. Hrgs. 1-19 2-1	KILLED 2-15			
55. Grant partial exemption on payment of taxes on real property owned by persons over 75. (Burnham of Hil.15)	Mun. & Co. Hrg. 1-12	KILLED 1-26			
56. Increasing fees for lobster licenses. (Greene of Rock. 27)	F. & G. Hrg. 1-19	Passed am. 2-21	F. & G. Hrg. 3-8	Passed am. 3-15 Conf. rept. adop. 3-23	Engrossed 3-30 APPROVED 4-5 CHAPTER 48
57. Fees for taking clams, clam worms & oysters. (Greene of Rock. 22)	F. & G. Hrg. 2-8	Passed am. 2-23	F. & G. Hrg. 3-21	Passed 6-30	Engrossed 7-1 APPROVED 7/3 CHAPTER 383

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
58. Establish state liquor store in Hudson (Bednar of Hil. 23)	Liquor Hrg. 3-22	KILLED 5-31			
59. Directing reopening of Autumn St. rail-road crossing in Rochester. (Corriveau of Str. 15)	Rochester Del. Hrg. 5-16	Passed 6-2	Pub. Works Hrg. 6-14	Passed 6-20	Engrossed 6-22 APPROVED 6/26 CHAPTER 241
60. Establish division of state architecture. (Ciborowski of Rock. 22)	Exec.Depts. Hrg. 1-18	KILLED 1-31			
61. Investment of funds of 4 state retirement systems. (Eaton of Hil. 2 et al)	Approp. Hrg. 1-31	KILLED 7-1			
62. Appropriation for payment of bobcat bounties and repealing authority to grant such bounties in the future (Merrifield of Sul. 8)	Approp. Hrgs. 1-18 2-1	Passed am. 4-13 (New Title)	F. & G. Hrg. 4-27	KILLED 7-1	

KILLED  
7-1

Finance

Passed  
6-23Mil. & Vet.  
Hrg. 1-25  
Am. Adop.  
1-31 Approp.  
Hrg. 2-14

63. Construction of nursing facility unit at Soldiers' Home. (Welch of Mer. 27 & Duhaime of Hil. 29)

KILLED

Mil. & Vet.  
Hrg. 1-25  
Am. Adop.  
1-31 Approp.  
Hrg. 2-14

64. Authorize Board of Managers of N. H. Soldiers' Home to appoint acting Commandant. (Welch of Mer. 27 & Duhaime of Hil. 29)

7-1

KILLED

Manchester  
Del.  
Hrg. 3-8

65. Establishing finance commission for Manchester. (Mahony of Hil. 28)

4-13

KILLED

Ways &  
Means  
Hrg. 1-17

66. Repealing taxation of stock in trade. (Ciborowski of Rock. 22)

6-19

KILLED

Jud.  
Hrg. 1-24

67. Defining amount of small claims. (Ainley Hil. 27)

1-31

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
68. Power of Hesser Business College to grant certain degrees. (Ainley of Hil. 27)	Educ. Jt. Hrg. 1-18	Passed 1-24	Educ.	Passed 1-31	Engrossed 2-1 APPROVED 2-1 CHAPTER 508
69. Power of Belknap College to grant certain degrees. (Urie of Bel. 1)	Educ. Jt. Hrg. 1-19	Passed 1-25	Educ.	Passed 3-23	Engrossed 3-30 APPROVED 4-5 CHAPTER 523
70. Rates for inmates of public institutions. (Ainley of Hil. 27)	Exec. Depts. Hrg. 1-19 Am. adop. 3-21 Approp. Hrg. 3-30	Passed am. 6-19	Finance	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 275
71. Authorize tax com- mission to use tobacco tax receipts to pur- chase stamps. (Casassa & Ciborowski of Rock. 20 & 22)	Approp. Hrg. 1-11	KILLED 1-19			
72. Appropriating funds for state nursing scholarship program. (Weeks of Rock. 23)	Approp. Hrg. 1-19	Passed 6-22	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7/3 CHAPTER 361

73. Approval for placing fill in great ponds. (Urie & Dulac of Bel. 1 & 11)	Res.Rec. Hrg. 4-27	KILLED 7-1			
74. Amending the hawkers & peddlers statute to include home repair salesmen. (Burnham of Hil.15) (New Title)	Jud. Hrgs. 1-25 2-1	Passed am. 6-23	Jud.	J. C. 6-30	
75. Prohibiting a person from being at the same time a director, trustee or officer of 2 banking institutions. (Bednar of Hil. 23)	Banks Hrg. 2-23	KILLED 3-8			
76. Compensation for board of optometry & annual fees for registered optometrists. (Gay of Rock. 5)	Exec.Depts. Hrg. 1-18 Approp. Hrg. 2-15	Passed 6-15	Pub. Health	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 256
77. Election of delegates to state party conventions. (Stevenson of Graf. 1)	Exec.Depts. Hrg. 1-12	Passed 1-24	Exec.Depts. Hrg. 2-23	Passed 3-7	Engrossed 3-8 APPROVED 3-10 CHAPTER 25

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
78. Regulate amount of reserves required by state banks. (Burnham of Hil. 15)	Banks	Passed 2-7	Banks Hrg. 2-23	Passed 3-1	Engrossed 3-7 APPROVED 3-10 CHAPTER 23
79. Authorize school districts to elect officers at annual town meeting for election of town officers. (Bednar of Hil. 23)	Educ.Jt. Hrg. 2-1	KILLED 2-7			
80. Marine fisheries & shellfish. (Twardus of Rock. 14)	F. & G. Hrg. 1-25	Passed 2-15	F. & G. Hrg. 2-22	Passed am. 3-8 (H. conc.)	Engrossed 4-11 APPROVED 4-13 CHAPTER 55
81. Services available at N. H. Hospital to employees thereof suffering from contagious diseases. (Willey of Graf. 19)	Pub.Wel. Hrg. 1-25	Passed am. 2-16	Pub.Health Hrg. 4-12	Passed 4-19	

82. Authorizing school districts to provide life & health insurance for their employees. (Peever of Rock. 7)	Ins. Hrg. 1-19	KILLED 6-23			
83. Power of New England Aeronautical Institute to grant certain degrees. (Bouchard of Hil. 14)	Educ. Jt. Hrg. 2-2	Passed 2-8	Dispensed	Passed 2-9	Engrossed 2-14 APPROVED 2-16 CHAPTER 511
84. Authorize absentee ballots to be deposited in ballot boxes while polls are open. (Barnard of Hil. 4)	Jud. Hrg. 1-24	Passed am. 2-8	Exec. Depts. Hrg. 2-23	Passed am. 3-21 (H. conc.)	Engrossed 3-30 APPROVED 4-5 CHAPTER 45
85. Secretarial assistance to state veterans council. (Rufo of Mer. 28)	Mil. & Vet. Hrg. 1-25	Passed am. 3-8	Exec. Depts. Hrgs. 3-23 4-6	Passed 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 66
86. Lowering age of minors relative to possession of liquor. (Marcotte of Str. 5)	Jud. Hrg. 1-31	KILLED 2-2			
87. Retirement benefits for Howard M. Hardy. (Stevens of Mer. 10)	Exec. Depts. Hrg. 1-25	KILLED 4-25			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
88. Prohibiting employment at race tracks of persons who have been convicted of violating gambling laws. (Keenan of Hil. 23)	Jud. Hrg. 1-31	Passed 6-6	Exec. Dept. Hrg. 6-15	Passed am. 6-21 (H. conc.)	Engrossed 6-26 APPROVED 6/30 CHAPTER 293
89. Exempting from taxation certain nonrevenue producing property of water resources board. (Welch of Mer. 27)	Res.Rec.Jt. Hrg. 2-7	Passed 4-4	Ways & Means Hrg. 4-12	Passed am. 5-31 Conf. rept. adop. 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 367
90. Special number plates for county commissioners. (Allen of Ches. 8)	Transp. Hrg. 1-31	KILLED 2-16			
91. Reclassify a Class II highway in Dorchester to a Class V highway. (Smith of Graf. 10)	Pub.Works Hrg. 1-25	Passed 1-31	Pub.Works Hrg. 2-15	Passed 2-16	Engrossed 2-21 APPROVED 2-23 CHAPTER 513
92. Reclassify Class II highways in Moultonboro to Class V highways. (Davis of Car. 5)	Pub.Works Hrg. 1-25	Passed 1-31	Pub.Works Hrg. 3-28	Passed am. 5-2	Engrossed 5-19 APPROVED 5-19 CHAPTER 529



93. Filing report of motor vehicle accident. (Bridges of Hil. 13)	Transp. Hrg. 2-2	Passed am. 6-1	Banks Hrg. 6-13	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 257
94. Establish a vocational-technical institute in Keene area. (MacFarlane of Ches. 1)	Educ. Jt. Hrg. 3-22	6-26 STATE BOARD OF EDUCATION			
95. Establish milk control commission. (MacFarlane of Ches. 11)	Agric.	KILLED 7-1			
96. Regulate operation of business on Sunday. (Maloomian of Str. 6)	Jud. Hrg. 1-31	KILLED 5-2			
97. Reclassify Class II highway in Plainfield to Class V highway. (Logan of Sul. 1)	Pub. Works Hrg. 1-25	Passed 1-31	Pub. Works Hrg. 2-15	Passed 2-16	Engrossed 2-21 APPROVED 2-23 CHAPTER 512
98. Limit size of hunting parties. (Hoar of Rock. 13)	F. & G. Hrg. 2-8	Passed 2-14	F. & G. Hrg. 2-22	Passed 3-9	Engrossed 3-15 APPROVED 3-16 CHAPTER 28

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
99. Amount of fees to be collected by register of deeds for Rockingham County. (Ferron of Rock. 16)	Rock. Del. Hrg. 3-1	Passed am. 3-8	Exec. Depts. Hrg. 3-23	Passed 4-6	Engrossed 4-18 APPROVED 4-20 CHAPTER 67
100. Making appropriation for Beaver Brook dam non-lapsing. (Keating of Ches. 13)	Approp. Hrg. 1-25	Passed am. 4-25	Finance Hrg. 5-4	KILLED 6-23	
101. Establishing position of educational consultant, industrial arts, within state dept. of educ. (Smith of Graf. 18)	Educ. Jt. Hrg. 2-15 Approp. Hrg. 4-11	KILLED 7-1			
102. State guarantee of municipal bonds & water pollution projects. (Ratoff of Rock. 20 & Fortier of Coos 6)	Res. Rec. Jt Hrg. 2-7 Approp. Hrg. 3-7	passed am. 4-25	Finance	Passed am. 5-11 (H Conc.)	Engrossed 5-23 APPROVED 5/25 CHAPTER 148

103. Public assistance to aged, etc. (Thompson & Hanson of Mer. 13 & 6)	Pub.Wel. Hrg. 1-26	Passed 2-16		Pub.Health Hrg. 3-29 Finance	KILLED 7-1	
104. Repeal duplication of statute relating to sale of liquor in first class restaurants on Sunday. (Bednar & LaPlante of Hil. 23 & 16)	Liquor Hrg. 2-8	Passed 2-21		Liquor	Passed 5-25	Engrossed 6-6 APPROVED 6/9 CHAPTER 162
105. Establishing consumers' council. (MacFarlane of Ches.11)	Jud. Hrgs. 1-26 2-2	KILLED 4-26				
106. Perambulation of N. H. - Me. boundary line & N. H. - Mass. boundary line. (Cummings of Rock. 11)	Pub.Works Hrgs. 1-26 2-1 Approp. Hrg. 2-16	Passed 2-28		Finance Hrg. 3-9	KILLED 6-23	
107. Representative town meeting government. (Bednar of Hil. 23 & Stratton of Rock. 5)	Mun. & Co. Hrg. 1-19	Passed am. 2-8		Exec.Depts. Hrg. 2-23	Passed 2-23	Engrossed 2-23 APPROVED 2-27 CHAPTER 11

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
108. State nurses scholarship program. (Weeks of Rock. 23)	Educ. Jt. Hrg. 2-16	Passed 2-22	Educ.	Passed 2-28	Engrossed 3-2 APPROVED 3-3 CHAPTER 18
109. Classify certain highway in Waterville. (Willey & Bradley of Graf. 19)	Pub.Works Jt.Hrg. 1-18	Passed 1-24	Pub.Works	Passed 2-2	Engrossed 2-8 APPROVED 2-9 CHAPTER 4
110. Establishing N. H. Retirement System. (Eaton of Hil. 2 et al)	Approp. Jt. Hrg. 4-5	Passed am. 4-20	Finance & Exec. Depts.	Passed 4-27	Engrossed 5-17 APPROVED 5-22 CHAPTER 134
111. Expanded state activity in field of water pollution control (Urie of Bel. 1 et al)	Res.Rec.Jt. Hrgs. 2-7 2-21	Passed am. 4-12	Res. Rec.	Passed am. 5-16	Engrossed 5-24 APPROVED 5-24 CHAPTER 147
112. Create commission to select site for Nashua-Hudson bridge over Merrimack River. (Cobleigh of Hil. 15)	Pub.Works Hrg. 2-9	KILLED 4-4			

113. Create interstate commission to plan for purification of Nashua River, in conjunction with Mass. (Cobleigh of Hil. 15)	Res. Rec. Jt. Hrg. 2-16 Approp. Hrg. 3-8	Passed am. 6-22	Res. Rec.	Passed 6-27	Engrossed 7-1 APPROVED 7-3 CHAPTER 347
114. Validation of deeds lacking acknowledgment. (Sterling of Hil. 2)	Jud. Hrg. 1-25	Passed am. 1-31	Jud. Hrg. 2-28	Passed 3-1	Engrossed 3-7 APPROVED 3-8 CHAPTER 20
115. Mileage rate for state employees using private cars. (Belanger of Hil. 36)	Exec. Depts. Hrg. 1-26 am. adop. 3-30 Approp. Hrg. 4-11	KILLED 7-1			
116. Naming of a bridge Piscataqua River Bridge. (Downing of Sul. 6 et al)	Pub. Works Hrg. 1-26	Passed 2-1	Pub. Works Hrg. 3-1	Passed 3-2	Engrossed 3-7 APPROVED 3-9 CHAPTER 41
117. Increasing amount of wages which are exempt from trustee process. (Sterling of Hil. 2)	Jud. Hrgs. 1-25 Jt. 2-9	Passed am. 4-4	Jud.	Passed am. 6-13 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 228

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
118. Increase allowable limit of outstanding temporary notes. (Reddy of Mer. 5)	Approp. Hrg. 1-31	Passed 4-25	Finance Jt. Hrg. 5-2	Passed 5-4	Engrossed 5-16 APPROVED 5-19 CHAPTER 114
119. Prohibit discrimination because of age. (Coffin & Hable of Str. 8 & 7)	Jud. Hrg. 1-31	KILLED 4-4			
120. Additional retirement allowances for certain retired teachers. (Bell of Graf. 18)	Exec.Depts Hrg. 2-15 Approp. Hrg. 3-7	Passed am. 6-26	Finance	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-3 CHAPTER 370
121. School building & foundation aid. (Stevenson of Graf. 1)	Educ. Jt. Hrg. 2-22	Passed am. 6-2	Educ.	Passed am. 6-27 Conf. rept. adop. 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 362
122. AN ACT to provide for a referendum on the manner of electing members of the board of education of Union Sch. Dist. of Concord. (Welch of Mer. 27) (New Title)	Concord Del. Hrgs. 3-7 3-15 4-13	Passed am. 5-3	Concord Del.	Passed am. 5-9 (H. conc.)	Engrossed 5-16 APPROVED 5-19 CHAPTER 530

123. Trustees of Dartmouth College. (Cone of Graf. 9 et al)	Jud. Hrg. 1-26	Passed 2-1	Educ. Hrg. 3-1	Passed 3-2	Engrossed 3-7 APPROVED 3-9
124. Increase salary of Rockingham county treasurer. (Osborn of Rock. 26)	Rock. Del. Hrg. 2-15	Passed am. 2-23	Exec. Depts. Hrg. 3-17	Passed 3-21	Engrossed 3-22 APPROVED 3-23 CHAPTER 36
125. Fees for town clerks for preparing documents in connection with motor vehicle registration. (Smith & Scott-Craig of Graf. 18 & 9)	Transp.	Passed 6-15	Exec. Dept. Hrg. 6-26	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 375
126. Powers of administrators. (Bingham of Mer. 24)	Jud. Hrg. 1-26	Passed am. 4-12	Jud. Hrg. 4-25	KILLED 5-9	
127. Increasing per diem pay for jurors. (Walsh of Hil. 31)	Jud. Hrg. 1-31	Passed am. 2-9	Exec. Depts. Hrg. 3-2	Passed am. 3-15 Conf. rept. adop. 3-30	Engrossed 4-13 APPROVED 4-19 CHAPTER 62.

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
128. Filing for nominations in primary elections. (Keenan of Hil. 23)	Jud. Hrg. 1-25	Passed am. 4-11	Exec. Depts. Hrg. 4-27	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 115
129. Prohibiting person from holding at one time offices of representative & county commissioner. (Allen of Ches. 8)	Jud. Hrg. 2-21	KILLED 3-2			
130. Dividends of credit unions (Fortier & Bouchard of Coos 6 & 9)	Banks Hrg. 2-2	Passed am. 3-29	Banks Hrg. 4-25	Passed am. 4-27	Engrossed 5-17 APPROVED 5-22 CHAPTER 144
131. Assessment & collection of special head tax for state purposes. (Ciborowski of Rock. 22)	Ways & Means Hrgs. 2-1 2-21	KILLED 3-2			



132. Hillsboro-Deering Cooperative School District. (Eaton & Sterling of Hil. 2)	Educ. Jt. Hrg. 1-26	Passed 2-1	Educ.	Passed 2-8	Engrossed 2-9 APPROVED 2-9 CHAPTER 510
133. Authorizing Hudson to appropriate sum of \$200,000 for construction of new Taylor Falls bridge. (Bednar of Hil. 23)	Pub. Works Hrg. 2-9	Passed am. 2-16	Pub. Works Hrg. 2-22	Passed am. 2-23 (H. conc.)	Engrossed 2-23 APPROVED 2-27 CHAPTER 514
134. Requiring registration for operation of so-called snow traveling vehicles (Welch of Mer. 27) (New Title)	F. & G. Hrg. 2-23	Passed am. 6-14	Pub. Works Hrg. 6-26	Passed 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 450
135. Make it unlawful to use telephone facilities to tie up emergency telephones. (Cox of Hil. 25)	Jud. Hrg. 1-26	KILLED 3-16			
136. Minimum wages. (Pickett of Ches. 17)	Labor Hrg. 2-28	Passed am. 5-11	Labor	KILLED 7-1	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
137. An Act to develop access to public waters (York of Mer. 20 & Junkins of Hil. 16) (New Title)	Res.Rec. Jt Hrg. 2-8	Passed am. 5-17	Res. & Rec.	Passed am. 7-1 (H. conc.)	Engrossed 7-1 POCKET-VETOED
138. Protection of surface waters of state by preventing deposit therein of rubbish & waste. (Dame of Mer. 23 & Sweeney of Hil. 36)	Res.Rec. Jt Hrg. 2-8	Passed am. 3-16	Res. Rec.	Passed am. 5-10 (H. conc.)	Engrossed 5-17 APPROVED 5-22 CHAPTER 145
139. Renewal of licenses for motor vehicle operators who are members of armed forces. (Marcotte of Str. 5)	Transp. Hrg. 2-7	Passed am. 3-8	Exec. Depts. Hrg. 3-23	Passed 4-13	Engrossed 4-18 APPROVED 4-20 CHAPTER 68
140. La Caisse Populaire Ste. Marie or St. Mary's Bank. (Capistran of Hil. 38)	Banks Hrg. 2-8	Passed am. 3-15	Banks Hrg. 3-28	Passed 3-29	Engrossed 4-6 APPROVED 4-12 CHAPTER 524

141. State liquor store in Hudson. (Keenan & Gallagher of Hil. 23)	Liquor Hrg. 3-22	KILLED 7-1			
142. Prevention of sewage discharges from vessels. (Chamberlain of Bel. 7 & Kopperl of Mer. 12)	Pub. Health Hrg. 2-1	Passed 2-16	Passed Pub. Health Hrg. 4-26	Passed 5-10	Engrossed 5-17 APPROVED 5-22 CHAPTER 146
143. Salary of, and amount of fees to be collected by, the register of deeds for Straiford county. (Clark & Maglaras of Str. 4 & 20) (New title)	Str. Del.	Passed am. 6-13	Exec. Dept. Hrg. 6-22	Passed am. 6-29 Conf. rept. adop. 7-1	Engrossed 7-1 APPROVED 7/7 CHAPTER 442
144. Persons transferring membership from other state retirement systems to policemen's retirement system. (Casey of Hil. 32)	Exec. Depts. Hrg. 4-12 Am. adop. 4-18 Approp.	KILLED 7-1			
145. Set salary of special justice of Portsmouth district court. (Gerber & Sadler of Rock. 28 & 25)	Portsmouth Del. Hrg. 2-2	Passed 2-15	Jud.	Passed am 5-31 (H. conc.)	Engrossed 6-8 APPROVED 6-13 CHAPTER 193

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
146. Increasing salaries of classified state employees. (Pickett of Ches. 17)	Exec.Depts. Hrg. 3-30	KILLED 4-25			
147. Improve administration of unemployment compensation law. (Capistran of Hil.38)	Exec.Depts. Hrg. 2-14	KILLED 3-16			
148. Assessment & collection of a special head tax for state purposes. (Pickett of Ches. 17)	Ways & Means Hrg. 2-1	Passed 2-7	Ways & Means Hrg. 3-22	Passed am. 4-6 (H. conc.)	Engrossed 4-11 APPROVED 4-13 CHAPTER 56
149. Increase membership of state board of fire control. (Pickett of Ches. 17)	Exec.Depts. Hrg. 2-22	KILLED 2-28			
150. Establish consumer counsel in office of attorney general. (Pickett of Ches. 17)	Jud. Hrg. 2-1	KILLED 5-3			

151. Authorizing real estate tax exemptions for certain elderly persons. (Morrison of Rock. 7)	Mun. & Co. Hrg. 2-7	Passed am. 6-8	Ways & Means Hrg. 6-21	KILLED 6-30	
152. Authorize governor to suspend dept. heads for cause. (Pickett of Ches. 17)	Jud. Hrg. 2-7	KILLED 2-16			
153. Acceleration of geologic mapping & ground water investigations. (Schwaner of Rock. 9 & Dearborn of Bel. 9)	Res. Rec. Jt. Hrg. 2-15	KILLED 6-22			
154. Authorizing Dover to appropriate funds for American Legion convention, 1967. (Maglaras of Str. 20)	Dover Del. Hrg. 2-16	Passed 2-21	Dispensed	Passed 2-22	Engrossed 2-28 APPROVED 3-2 CHAPTER 515

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
155. Provide facilities where observation & study can be made as to whether a person is an inebriate. (Strafford of Bel. 12)	Pub.Wel. Hrgs. 2-2 2-9	Passed am. 3-9	Jud. Hrg. 4-18	Passed am. 6-8 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 229
156. Permit municipalities to accept grants of federal or state aid or both for capital projects & to borrow money in anticipation of receipt. (Junkins of Rock. 16) (New title)	Mun. & Co. Hrg. 1-31	Passed am. 2-7	Banks Hrg. 2-23	Passed am. 3-8 (H. conc.)	Engrossed 3-21 APPROVED 3-23 CHAPTER 38
157. Provide penalty for taking property under water without consent of state. (Rufo of Mer. 28)	Res.Rec. Jt.Hrg. 2-9	KILLED 7-1			
158. Provide that payments received for conveyance of property under water become available for general revenue. (Rufo of Mer. 28)	Res.Rec. Hrgs. 2-2 Jt. 2-9	KILLED 7-1			

159. Approval of engineering contracts for public water supply projects & definition of public water supply systems. (Junkins of Rock. 16 & Sweeney of Hil. 36)	Res. Rec. Jt. Hrg. 2-15	KILLED 7-1		
160. Require builders of dams to comply with requirements of other state agencies which are approved by water resources board. (Rufo of Mer. 28)	Res. Rec. Jt. Hrg. 2-14	Passed am. 6-22	Pub. Works	KILLED 7-1
161. Purchase & preservation of first N. H. state house. (White of Rock. 27 et al)	Exec. Depts Hrg. 2-15 am. adop. 3-21 Approp Hrg. 3-29 4-18	KILLED 7-1		

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
162. Entering into Me. - N.H. compact for establishing a bi-state commission on oceanography. (Pickett of Ches. 17)	Res.Rec.Jt Hrgs. 3-8 3-15 3-21 Approp. Hrg. 4-6	Passed am. 6-26	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 387
163. Limiting use of trustee process on wages. (Normandin of Bel. 9)	Jud.Jt. Hrg. 2-9	KILLED 4-4			
164. Appointment of deputy treasurer for Rockingham county. (Palmer of Rock. 9)	Rock.Co. Del. Hrg. 3-1	Passed 3-8	Exec.Depts. Hrgs. 3-23 4-6	Passed 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 69
165. Require fallout shelters to be included in construction of new public buildings. (Raiche of Hil. 34)	Pub.Works Hrgs. 2-8 3-7 3-21	KILLED 4-26			



166. Requiring licensing to engage in business of second mortgage home loans. (Mackintosh of Sul. 2)	Banks Hrgs. 2-9 2-15	Passed am. 4-26	Jud. Hrg 5-9	Passed am. 6-19 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 258
167. Require fallout shelters to be built into any new apartment building with more than 6 apartments. (Raiche of Hil. 34)	Pub.Works Hrg. 2-8	KILLED 4-26			
168. Reclassify Class II highway in Seabrook to Class V highway. (Hamel & Leslie of Rock. 17)	Pub.Works Hrg. 2-8	Passed 2-14	Pub.Works Hrg. 3-28	Passed 5-2	Engrossed 5-9 APPROVED 5-11 CHAPTER 527
169. Establishing committee to choose a site for bridge between Nashua & Hudson. (Belcourt of Hil. 16)	Pub.Works Hrg. 2-9	KILLED 4-4			
170. Removal of names from check-lists because of failure to vote for 5 consecutive years. (Smith of Graf. 18)	Mun. & Co. Hrg. 1-31	KILLED 2-7			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
171. Date of tax assessments & appraisals & certification to tax collector. (Ciborowski of Rock. 22)	Mun. & Co. Hrg. 2-21	KILLED 2-23			
172. Classifying road in Haverhill as Class III recreational road. (Bennett of Graf. 6)	Pub.Works Hrgs. 2-15 3-2	Passed am. 4-26	Pub. Works Hrg. 6-1	Passed 7/1	Engrossed 7-1 APPROVED 7-7 CHAPTER 424
173. Establishing an elevator inspection law. (Dion of Hil. 29 & York of Mer. 20)	Labor Hrg. 2-7	Passed am. 3-17	Pub.Works Hrg. 3-28	Passed am. 5-2 Conf. Rept. adop. 6-20	Engrossed 6-28 APPROVED 7-3 CHAPTER 310
174. Reimburse Nottingham for tax revenue lost through land takings by state for Pawtucket away State Park. (York of Mer. 20)	Res.Rec. Hrg. 3-2	KILLED 7-1			

175. State assume responsibility for care, board & education of children placed by division of welfare in foster homes. (O'Neil of Ches. 12)	Pub.Wel. Hrgs. 2-7 2-15 2-16 3-9 am. adop. Approp. Hrg. 4-25 Banks	KILLED 6-23			
176. Reduce charges on small loans. (York of Mer. 20)		KILLED 7-1			
177. Insurance on Cannon Mt. & Mt. Sunapee aerial tramways. (Angus of Sul. 4)	Insurance Hrgs. 2-9 2-16	Passed 2-22	Banks Hrg. 3-7	KILLED 7-1	
178. Use of electric fences. (Ainley of Hil. 27)	Agric. Hrg. 2-15	Passed am. 2-22	Agric. Hrg. 3-28	Passed am. 4-19 Conf. Rept. adop. 5-9	Engrossed 5-17 APPROVED 5-22 CHAPTER 135
179. Finding of disability or death of municipal firemen due to heart & lung disease in workmen's compensation proceedings. (Ferron of Rock. 16)	Labor Hrg. 3-23	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
180. Remove control of public utilities commission over accounts & records of municipal lighting & water systems. (Angus of Sul. 4)	Mun. & Co. Hrg. 2-9	Passed 2-15	Exec. Depts. Hrg. 3-2	Passed 3-16	Engrossed 3-21 APPROVED 3-23 CHAPTER 39
181. Establish commission on intergovernmental relations. (O'Neil of Ches. 12)	Exec. Depts Hrg. 2-16 Approp. Hrg. 3-15	KILLED 7-1			
182. Increasing fees for sheriffs & deputy sheriffs. (Ainley of Hil. 27)	Mun. & Co. Hrg. 2-8	Passed 2-14	Exec. Depts. Hrg. 3-23	Passed am. 6-8 (H. conc.)	Engrossed 6-15 APPROVED 6-19 CHAPTER 207
183. Legal division fences. (Hoar of Rock. 13)	Agric. Hrg. 2-15	Passed 2-22	Agric. Hrg. 3-28	Passed 4-19	Engrossed 4-26 APPROVED 4-27 CHAPTER 78
184. Sewage disposal systems on islands & marshes. (Urie of Bel. 1 et al)	Res. Rec.	KILLED 7-1			

185. Amending cooperative school law relative to budgets. (Drake of Coos 3)	Educ. Jt. Hrgs. 2-8 2-16	Passed am. 4-25	Educ.	Passed 5-11	Engrossed 5-17 APPROVED 5-22 CHAPTER 136
186. Pari-mutuel pools at running horse race meets. (Ciborowski of Rock. 22)	Ways & Means Hrg. 3-8	Passed am. 3-17	Ways & Means Hrg. 4-5	Passed 4-6	Engrossed 4-11 APPROVED 4-12 CHAPTER 53
187. Raise interest rate on delinquent taxes. (Bednar of Hil. 23)	Mun. & Co. Hrg. 2-16	KILLED 2-28			
188. Establish rate of interest upon amount due for redemption of real estate sold by collector of taxes. (Bednar of Hil. 23)	Mun. & Co. Hrg. 2-16	KILLED 3-1			
189. Limit period for application to select-men or assessors for abatement of a tax to 5 months. (Bednar of Hil. 23) (New title)	Mun. & Co. Hrg. 2-16	Passed am. 3-1	Ways & Means Hrg. 4-5	Passed am. 5-31 (H. conc.)	Engrossed 6-7 APPROVED 6-9 CHAPTER 180

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
190. Open season & bag limit on ruffed grouse. (O'Hara of Coos 5)	F. & G. Hrg. 2-21	KILLED 3-8			
191. Licenses in condemnation proceedings. (Maxwell of Mer. 4)	Jud. Hrg. 2-7	Passed 2-9	Jud. Hrg. 2-28	Passed 3-1	Engrossed 3-7 APPROVED 3-8 CHAPTER 21
192. Publication of apartment owner's name only if value of abandoned property is \$10 or more. (Mackintosh of Sul. 2)	Exec.Depts. Jt.Hrg. 2-1	Passed am. 2-7	Exec.Depts.	Passed 2-9	Engrossed 2-14 APPROVED 2-16 CHAPTER 5
193. Do away with voting by straight ticket. (Mahony of Hil. 28)	Jud. Hrg. 2-7	KILLED 6-8			
194. Nonresident students at UNH. (Mahony of Hil. 28)	Educ. Jt. Hrg. 3-1	Passed am. 3-15	Educ.	Passed 3-23	Engrossed 3-30 APPROVED 4-5 CHAPTER 44

195. Incorporate Meriden Water Company. (Logan of Sul. 1)	Jud. Hrg. 2-8	Passed 2-15	Jud. Hrg. 2-28	Passed 3-1	Engrossed 3-7 APPROVED 3-10 CHAPTER 519
196. School building aid. (Schwaner of Rock. 9)	Educ. Jt. Hrg. 2-21	KILLED 2-23			
197. Seals on liquor packages. (Angus of Sul. 4)	Liquor Hrgs. 2-21 3-2	Passed 3-8	Liquor Hrg. 4-13	Passed 4-19	Engrossed 4-26 APPROVED 4-27 CHAPTER 79
198. Salary of Strafford county sheriff. (Clark of Str. 4)	Str. Co. Del.	Passed am. 6-13	Exec. Dept. Hrg. 6-22	Passed 6-23	Engrossed 6-27 APPROVED 7-3 CHAPTER 312
199. Public utility service by foreign corporations. (Bigelow of Mer. 3)	Exec. Depts. Hrg. 2-23	Passed am. 3-8	Jud. Hrg. 5-2	Passed 5-25	Engrossed 6-7 APPROVED 6-9 CHAPTER 181
200. State shall pay full cost of fighting certain forest & brush fires. (Cook of Mer. 7)	Res. Rec. Jt. Hrg. 5-2	Passed am. 6-8	Finance	KILLED 7-1	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
201. Location of state liquor stores. (O'Hara of Coos 5)	Liquor Hrgs. 2-8 3-15	KILLED 3-21			
202. Increase salaries of certain state officials. (Pickett of Ches. 17)	Exec. Depts Hrg. 2-21	Passed am. 6-27	Finance	Passed am. 6-29 Conf. Rept. adop. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 445
203. Vicious dogs. (O'Hara of Coos 5)	Mun. & Co. Hrg. 2-9	KILLED 6-8			
204. Duration of permit to import bait fish. (O'Hara of Coos 5)	F. & G. Hrg. 2-21	Passed am. 3-8	F. & G. Hrg. 3-21	Passed am. 3-28 (H. conc.)	Engrossed 3-30 APPROVED 4-5 CHAPTER 49
205. Regulate legal length of brook trout that can be taken in Coos county. (Huggins of Coos 1)	F. & G. Hrg. 2-22	Passed 3-28	F. & G. Hrg. 4-6	KILLED 4-13	



206. Computation of time for posting town or school district war-rant. (New title) (Greene of Rock. 22 & Berry of Str. 3)	Mun. & Co. Hrg. 2-14	Passed am. 4-11		Exec. Depts. Hrg. 4-20	Passed 4-25	Engrossed 5-2 APPROVED 5-8 CHAPTER 90
207. Provide for issuance of air carrier certificates of public convenience & necessity for intrastate air transportation. (Pickett of Ches. 17)	Claims & Aero. Hrg. 4-5	Passed 5-16		Exec. Depts. Hrg 6-26	Passed 6-26	Engrossed 6-30 APPROVED 7-3 CHAPTER 322
208. Ashland Dam proper-ties on Squam River in Ashland. (Pryor of Graf 17)	Res. Rec. Jt. Hrg. 3-9	KILLED 7-1				
209. Voluntary corpora-tions. (Chamberlain of Bel. 7)	Jud. Hrg. 2-8	Passed 2-15		Jt. Jud. & Pub. Works Hrg. 3-23	Passed 5-2	Engrossed 5-9 APPROVED 5-11 CHAPTER 102
210. Salaries for sheriff & deputy sheriffs of Rockingham county. (Ferron of Rock. 16)	Rock. Co. Del. Hrg. 2-15	Passed am. 3-8		Exec. Depts. Hrg. 3-23	Passed am. 5-11 Conf. Rept. adop 6-14	Engrossed 6-22 APPROVED 6-26 CHAPTER 242

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
211. Prevention of pollution from dredging, filling, mining, or other construction. (Urie of Bel. 1 et al)	Res.Rec. Jt. Hrg. 5-4	Passed am. 5-23	Res. Rec.	Passed am. 6-13 (H. conc.)	Engrossed 6-23 APPROVED 6-27 CHAPTER 254
212. Wildlife management area in Moultonboro named Kona Wildlife Area. (Davis of Car.5)	Res.Rec. Jt Hrg. 3-1	Passed 3-28	Res.Rec.	KILLED 6-30	
213. Adopting rabies control act. (Hunt of Coos 1)	Pub.Health Hrg. 2-7	Passed am. 3-30	Pub. Health Hrg. 4-26	Passed am. 5-9 Conf. Rept. adop. 5-31	Engrossed 6-7 APPROVED 6-9 CHAPTER 188
214. Legislative mileage allowances. (Christie of Hil. 12 et al)	Approp. Hrg. 2-8	KILLED 7-1			
215. First meeting of county convention and the form of budget statement (Prizzell of Sul. 7) (New title)	Mun. & Co. Hrg. 2-14	Passed am. 2-28	Exec.Depts. Hrg. 3-17	Passed am. 5-10 (H. conc.)	Engrossed 5-17 APPROVED 5-22 CHAPTER 137
216. Enacting or amending zoning ordinances in towns & districts. (Bednar of Hil. 23)	Mun. & Co. Hrg. 2-15	Passed am. 4-26	Jud. Hrg. 5-9	Passed 6-7	Engrossed 6-19 APPROVED 6-22 CHAPTER 216

217. Salaries of justices, special justices & clerks & civil jurisdiction of district courts. (Spitzli of Ches. 1)	Exec.Depts. Hrg. 3-1	Passed am. 5-2	Jud. Hrg. 5-23	Passed 6-27	Engrossed 7-1 APPROVED 7-7 CHAPTER 438
218. Taxation of real estate of religious educational & charitable institutions. (Willey of Graf. 19 et al)	Jud. Hrg. 2-15	KILLED 2-28			
219. Directing a study of emergency communications devices along certain highways. (Gardner & Stevenson of Graf. 1)(New title)	Transp. Hrg. 2-16	Passed am. 3-28	Pub.Works Hrg. 4-11	Passed 5-2	Engrossed 5-9 APPROVED 5-11 CHAPTER 103
220. Bonus payments for Viet Nam veterans. (Remick of Car. 4)	Mil. & Vet. Hrg. 2-15	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
221. Merrimack Valley School District. (York of Mer. 20)	Educ. Jt. Hrg. 2-16	Passed 2-22	Dispensed	Passed 2-22	Engrossed 2-28 APPROVED 3-2 CHAPTER 516
222. Counting ballots at elections. (Bednar of Hil. 23)	Jud. Hrg. 2-14	Passed am. 5-9	Exec. Depts Hrg 5-18	Passed 5-23	Engrossed 5-31 APPROVED 6-2 CHAPTER 155
223. Expenditure of funds from special motor vehicle licenses. (Stevenson & Gardner of Graf. 1)	Transp. Hrg. 2-21	Passed am. 4-6	Finance Hrg. 4-25	KILLED 6-23	
224. Repeal statute requiring residents to report their marriage if performed outside the state. (Bednar of Hil. 23)	Jud. Hrg. 2-14	KILLED 2-16			

225. Give municipal & district courts discretionary power to suspend operators' licenses in limited cases. (Pryor of Graf. 17)	Jud. Hrg. 2-14	KILLED 5-9			
226. Method of enactment of building code ordinances in towns. (Bednar of Hil. 23)	Mun. & Co. Hrg. 2-22	Passed am. 6-19	Jud. Hrg. 6-22	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 395
227. Increase certain fees under commercial code. (Fuller of Mer. 26)	Exec. Depts. Hrg. 2-22	Passed 2-28	Exec. Depts. Hrg. 3-17	Passed 3-21	Engrossed 3-22 APPROVED 3-23 CHAPTER 37
228. Taxation of house trailers. (Allan of Bel. 2)	Mun. & Co. Hrg. 2-23	Passed 3-1	Ways & Means Hrg. 4-5	Passed 4-6	Engrossed 4-11 APPROVED 4-13 CHAPTER 57
229. Require periodic eye examination before renewal of driver's license. (Gorham of Rock. 5)	Transp. Hrg. 2-15	Passed am. 6-20	Pub. Works	Passed 6-28	Engrossed 7-1 APPROVED 7-3 CHAPTER 376
230. Establishment of position of poet laureate of this state. (Greene of Rock. 22)	Exec. Depts. Hrg. 3-2	Passed 3-15	Exec. Depts. Hrg. 4-6	Passed 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 70

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
231. Taking of bear at any time. (Bradley of Graf. 19)	F. & G. Hrg. 2-22	KILLED 3-8			
232. Providing a revision of state bridge aid and town bridge aid. (Roberts of Bel. 6) (New title)	Pub. Works Hrg. 3-17	Passed 4-4	Pub. Works	Passed am. 6-22 Conf. Rept adop. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 436
233. Imposing head tax to be collected & kept by cities & towns. (Bradley of Graf. 19)	Ways & Means Hrg. 2-21	KILLED 3-2			
234. Increase salary of director of probation. (Capistran of Hil. 38)	Exec. Depts. Hrg. 3-1	KILLED 5-4			
235. Amending hazardous substance law to include hazardous toys & articles intended for children. (Mahony of Hil. 28)	Jud. Hrg. 2-15	Passed 2-28	Jud. Hrg. 3-15	Passed 5-3	Engrossed 5-10 APPROVED 5-16 CHAPTER 112

236. Salaries of Grafton county commissioners. (McMeekin of Graf. 6)	Graf. Co. Del. Hrg. 2-28	Passed am. 6-2	Exec. Depts	Passed 6-20	Engrossed 6-27 APPROVED 6-30 CHAPTER 299
237. Salaries of sheriff & 1 deputy sheriff of Belknap county. Normandin of Bel. 9)	Bel. Co. Del. Hrg. 4-3	Passed 4-25	Exec. Depts.	Passed 5-17	Engrossed 6-13 APPROVED 6-14 CHAPTER 201
238. Salary for register of deeds of Cheshire county. (Allen of Ches. 8)	Ches. Co. Del. Hrg. 4-12	Passed am. 6-2	Vacated	Passed 6-6	Engrossed 6-23 APPROVED 6-26 CHAPTER 250
239. Salary for register of deeds of Belknap county. (Normandin of Bel. 9)	Bel. Co. Del. Hrg. 4-3	Passed 4-25	Exec. Depts.	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 151
240. Payment of counsel for indigent defendants in criminal cases. (Spitzli of Ches. 1)	Jud. Jt. Hrg. 2-16 Approp. Hrg. 3-7	Passed am. 6-22	Finance	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 422

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
241. Repeal provisions relative to license suspension in certain motor vehicle cases. (Capistran of Hil.38)	Jud. Hrg. 2-15	KILLED 4-26			
242. Associations for rural electrification. (Smith of Graf. 10)	Jud. Jt. Hrg. 2-16	Passed 3-16	Jud.	Passed 4-27	Engrossed 5-4 APPROVED 5-9 CHAPTER 99
243. Appropriations for purchase, operation & maintenance of state-owned aircraft. (Pickett of Ches. 17)	Claims & Aero.	KILLED 6-12			
244. Provide airways toll on jet fuel. (Pickett of Ches. 17)	Ways&Means Hrg. 2-15	Passed 3-2	Ways&Means Hrg. 3-22 4-26	L. C. 5-4	
245. Approp. for development of scheduled air service. (Pickett of Ches. 17)	Claims & Aero. Hrg. 4-5	KILLED 7-1			
246. Approp. for airport terminal buildings. (Pickett of Ches. 17)	Claims & Aero. Hrg. 3-1 Approp Hrg. 3-29	KILLED 7-1			



247. Employment of certain airport managers. (Pickett of Ches. 17)	Claims & Aero. Hrg. 3-1	KILLED 7-1			
248. Persons liable for payment of poll taxes, amount of poll tax & distribution of same. (Bednar of Hil. 23)	Ways&Means Hrg. 2-21	KILLED 3-17			
249. Permitting certain employees at state institutions to have uniforms laundered & to receive limited medical treatment. (Willey of Graf. 19) (New title)	Exec.Depts Hrg. 3-2	Passed am. 3-23	Finance	Passed am. 3-29 (H. conc.)	Engrossed 4-6 APPROVED 4-12 CHAPTER 52
250. Payment for damages caused by wild animals to livestock & poultry. (Bradley of Graf. 19)	F. & G. Hrg. 3-8	L. C. 3-17			
251. Establish executive director of state racing commission & making approp. therefor (Pickett of Ches. 17)	Exec.Depts Hrg. 3-1	KILLED 3-21			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
252. Remove limitation of recovery for damages caused by wrongful death. (Graf of Hil. 26)	Jud. Hrg. 2-21	KILLED 5-17			
253. Election of town clerk, town treasurer & tax collector for 3 year terms. (Peever of Rock. 7 & Hayes of Car. 3)	Mun. & Co. Hrg. 2-28	Passed am. 4-25	Exec. Depts.	Passed 6-20	Engrossed 6-22 APPROVED 6-26 CHAPTER 243
254. Authorizing of & making appropriation for State Technical Services Act of 1965 for N. H. (Pickett of Ches. 17)	Educ. Jt. Hrg. 3-2 Approp. Hrg. 4-5	Passed am. 6-26	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 381
255. Tax transfer of real property. (Bednar of Hil. 23)	Ways&Means Hrg. 3-22 Am. Adop. 3-29 Approp. 4-11	Passed am. 5-25	Ways & Means Hrg. 6-21	Passed 6-23	Engrossed 6-29 APPROVED 7-3 CHAPTER 320
256. Exemption from trustee process. (Graf of Hil. 26)	Jud. Hrg. 2-21	KILLED 4-4			

257. Appropriations for representation of indigent defendants. (Capistran of Hil. 38)	Jud. Jt. Hrg. 2-16	KILLED 2-28			
258. Authorizing courts to adopt canons of ethics of American Bar Association. (Normandin of Bel. 9)	Jud. Jt. Hrg. 2-23	KILLED 3-8			
259. Implement national highway safety program. (Pickett of Ches. 17)	Transp. Hrg. 2-22	Passed am. 6-19	Pub. Works Hrg. 6-26	Passed am. 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 333
260. Police employees & sheriffs. (Bigelow of Mer. 3)	Mun. & Co. Hrg. 3-8	KILLED 3-17			
261. Exempting motion picture projectionist from liability under obscenity statute. (Babineau of Mer. 26)	Jud. Hrg. 2-22	Passed am. 3-1	Jud. Hrg. 3-9	Passed 4-6	Engrossed 4-11 APPROVED 4-13 CHAPTER 58

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
262. Powers of commissioner of insurance to examine relevant documents to determine whether lawful rates are being charged. (Gordon of Hil. 27)	Insurance Hrg. 2-22	Passed 2-28	Banks Hrg. 3-21	passed 4-20	Engrossed 5-2 APPROVED 5-8 CHAPTER 91
263. Gifts of personal property to state. (Rufo of Mer. 28)	Exec. Depts. Hrg. 3-7	Passed am. 3-22	Jud. Hrg. 4-18	Passed am. 5-11 (H. conc.)	Engrossed 5-16 APPROVED 5-19 CHAPTER 116
264. Authorize courts to revoke motor vehicle licenses for cause. (Normandin of Bel. 9)	Jud. Hrg. 2-22	Passed am. 5-9	Jud. Hrg. 5-23	Passed am. 6-8 Conf. Rept. Adop. 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 276
265. Repealing prohibition of selling insurance through credit card facilities. (Johnson of Ches. 9)	Insurance Hrg. 2-22	KILLED 7-1			
266. Disclosure of finance charges. (Bednar of Hil. 23)	Banks Hrg. 3-1	Passed am. 6-29	Banks	KILLED 7-1	

267. Fees to be paid to tax collector in sale of personal property. (Peever of Rock. 7)	Mun. & Co. Hrg. 3-1	Passed am. 3-22	Exec. Depts. Hrg. 4-13	Passed 4-18	Engrossed 4-26 APPROVED 4-27 CHAPTER 80
268. Increase salary of sheriff of Rockingham county. (Morrill of Rock. 7)	Rock. Co. Del.	KILLED 7-1			
269. Term of office of tax collector. (Peever of Rock. 7)	Mun. & Co. Hrg. 3-1	KILLED 4-25			
270. Limitation on group insurance for state employees. (Williamson of Sul. 9)	Exec. Depts. Hrg. 3-7	Passed 3-21	Banks	Passed 5-24	Engrossed 6-5 APPROVED 6-9 CHAPTER 163
271. Dividends received in state employees group insurance plan. (Williamson of Sul. 9)	Exec. Depts. Hrg. 3-7	Passed 3-21	Banks	Passed am. 5-24 (H. conc.)	Engrossed 6-6 APPROVED 6-9 CHAPTER 164
272. Authorizing the Hillsborough county register of probate to deputize persons for special assignments. (LaFrance of Hil. 33 & Cullity of Hil. 30) (New title)	Hil. Co. Del. Hrg. 4-4	Passed am. 6-5	Exec. Depts.	Passed am. 6-20 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 273

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
273. Regulation of aircraft activities (Pickett of Ches. 17)	Claims & Aero. Hrg. 3-1	Passed am. 6-23	Exec. Depts.	Passed 6-29	Engrossed 6-30 APPROVED 7-3 CHAPTER 354
274. Fee for non-resident hunting licenses (Welch of Mer. 7)	F. & G. Hrg. 3-8	KILLED 5-25			
275. Discontinue sessions of superior court at Colebrook & Derry (Griffin of Rock. 3)	Jud. Hrg. 2-22	Passed 3-1	Jud. Hrg. 3-9	Passed 4-6	Engrossed 4-11 APPROVED 4-13 CHAPTER 59
276. Justices of probate courts. (Bingham of Mer. 24)	Jud. Hrg. 2-28	Passed am. 4-18	Jud. Hrg. 5-4	J. C. 6-23	
277. Increasing debt limit of Mascenic Regional School Dist. composed of ... New Ipswich, Mason & Green-ille & coop. school dist.... of Lyndeborough & Wilton. (O'Neil of Ches. 12) (New title)	Educ.	Passed am. 6-28	Educ.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 569

278. Powers & duties of aeronautics commission & establishing a state airport fund & making appropriation for same. (Pickett of Ches. 17)	Claims & Aero. Hrg. 3-22 Approp. Hrg. 4-12	KILLED 7-1			
279. Municipal head tax for use of towns & cities. (Greeley of Mer. 16)	Ways & Means Hrg. 2-21	KILLED 3-2			
280. Voting rights of ex-officio members of planning boards (Bednar of Hil. 23)	Mun. & Co. Hrg. 3-2	Passed am. 4-26	Jud.	Passed am. 6-13 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 221
281. Fees in connection with arrest in tax cases. (Peever of Rock. 7)	Mun. & Co. Hrgs. 2-28 3-2	Passed 3-22	Jud. Hrg. 5-2	Passed 5-25	Engrossed 6-6 APPROVED 6-9 CHAPTER 165
282. Investments of savings banks in buildings at Hampton Beach & improvements on lands subject to U.S. forest service permits (Bingham of Mer. 24)	Banks Hrgs. 2-23 3-2	Passed 3-8	Banks Hrg. 3-21	Passed 3-22	Engrossed 3-30 APPROVED 4-5 CHAPTER 43
283. Dogs as a menace (Fuller & Hanson of Mer. 26 & 6)	Mun. & Co. Hrg. 4-25	Passed am. 6-6	Exec. Depts.	Passed 6-23	Engrossed 6-27 APPROVED 6-30 CHAPTER 294

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
284. Uniform gifts to minors law. (Bingham of Mer. 24)	Jud. Hrg. 2-22	Passed 3-1	Jud. Hrg. 3-15	Passed 4-6	Engrossed 4-18 APPROVED 4-20 CHAPTER 71
285. Payment of public officers and employees. (Healy of Hil. 32) (New title)	Jud. Hrg. 2-28	Passed 3-8	Jud. Hrg. 3-21	Passed am. 7-1. REF. FISCAL COMM. OF GEN. CT. 7-1	
286. Authorize destruction of records in district & municipal courts. (Maxwell of Mer. 4)	Jud. Hrg. 3-1	Passed am. 4-4	Jud. Hrg. 4-18	Passed am. 5-3 (H. conc.)	Engrossed 5-17 APPROVED 5-22 CHAPTER 138
287. Clarify certain statutes relating to dept. of safety. (Palmer of Rock. 9)	Jud. Hrg. 2-28	Passed 3-8	Jud. Hrg. 5-2	Passed 5-25	Engrossed 6-7 APPROVED 6-9 CHAPTER 182
288. Making agreements for extensions of water mains with Manchester Water Works an encumbrance on real estate. (Capistran of Hil. 38)	Manchester Del. Hrg. 3-8	Passed 3-28	Exec. Depts. Hrg. 4-20	Passed 4-27	Engrossed 5-4 APPROVED 5-9 CHAPTER 526



289. Increase debt limit of New Ipswich school district. (Karnis of Hil. 8)	Mun. & Co. Hrg. 3-1	Passed 3-8	Educ. Hrg. 3-16	Passed 3-17	Engrossed 3-21 APPROVED 3-23 CHAPTER 520
290. Establishing position of executive director of historical commission & making appropriation for commission. (Smith of Graf. 18)	Exec.Depts. Hrg. 3-8 Approp. Hrg. 3-30	KILLED 7-1			
291. R. & R. Development Corp. (Sullivan of Coos 6)	Exec.Depts. Hrg. 2-28	KILLED 3-2			
292. Installation of municipal sewage disposal facilities & relative to condemnation authority for sewerage construction. (Osborn of Rock. 26)	Res.Rec.	Passed am. 6-8	Pub. Works	Passed 6-22	Engrossed 6-27 APPROVED 6-30 CHAPTER 300

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
293. Taking fisher and beaver. (York of Mer. 20 et al.) (New title)	F. & G. Hrg. 3-16	Passed am. 5-10	F. & G.	Passed am. 6-20 Conf. Rept. adop. 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 441
294. Use of checklist at school district meetings. (Hayes of Car. 3)	Educ. Jt. Hrg. 3-8 Mun. & Co.	Passed am. 6-6	Educ.	Passed 6-13	Engrossed 6-21 APPROVED 6-23 CHAPTER 235
295. Participations in real estate mortgages by savings banks. (Stevens of Mer. 10)	Banks Hrgs. 3-7 3-22	Passed am. 4-4	Banks Hrg. 5-4	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 117
296. Provide snorkel fire truck for fire protection for Laconia State School. (DeBlois & Normandin of Bel. 8 & 9)	Approp. Hrg. 3-1	KILLED 7-1			
297. Investments of savings banks in federal government agency obligations, unsecured notes & other securities & mortgages. (Stevens of Mer. 10)	Banks Hrgs. 3-7 3-22	Passed am. 4-6	Banks Hrg. 5-4	KILLED 7-1	

298. Investments of savings banks (Stevens of Mer. 10) (New title)	Banks Hrg. 3-22	Passed am. 4-6	Banks Hrg. 5-2	Passed am. 6-6 (H. conc.)	Engrossed 6-20 APPROVED 6-23 CHAPTER 234
299. Increasing salary of Cheshire county attorney. (Allen of Ches. 8)	Ches. Co. Del. Hrg. 3-1	Passed 3-8	Exec. Depts. Hrg. 3-30	Passed 4-6	Engrossed 4-11 APPROVED 4-13 CHAPTER 60
300. Unit ownership of real property. (Piper & Allan of Bel. 2)	Jud. Hrg. 3-7	Passed 5-17	Banks Hrg. 6-13	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 264
301. Payment of taxes upon property sold by tax sale. (Henry of Mer. 22)	Mun. & Co. Hrg. 3-7	Passed am. 5-17	Exec. Depts Hrg. 6-2	Passed 6-26	Engrossed 6-29 APPROVED 7-3 CHAPTER 313
302. Form for selectmen's tax invoice. (Allen of Ches. 8 & Bednar of Hil. 23)	Mun. & Co. Hrg. 3-7	Passed 3-17	Exec. Depts. Hrg. 4-6	Passed 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 72

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
303. Making appropriation for law enforcement for fish & game dept. (Hayes of Car. 3)	F. & G. Hrg. 3-21	KILLED 7-1			
304. Regulations for sale of bait & manner of keeping such bait. (Hayes of Car. 3)	F. & G. Hrg. 3-21	Passed am. 3-28	F. & G. Hrg. 4-6	Passed 4-13	Engrossed 4-18 APPROVED 4-20 CHAPTER 73
305. Hunting with bow & arrow. (Tuttle of Rock. 1)	F. & G. Hrg. 3-9	Passed am. 4-18	F. & G. Hrg. 4-27	Passed 5-24	Engrossed 6-6 APPROVED 6-9 CHAPTER 172
306. Establish position of tax field agent in office of tax commission. (Henry of Mer. 22)	Exec. Depts. Hrg. 3-8 Approp. Hrg. 4-4	KILLED 6-22			
307. Salary of the register of deeds for Hillsborough county and schedule of fees for services of said office. (Colburn of Hil. 5) (New title)	Hil. Co. Del. Hrg. 4-4	Passed am. 6-23	Exec. Dept. Hrg. 6-29	KILLED 7-1	

308. Making additional appropriation for construction of new Sanborn Cottage at Laconia State School. (Prescott of Bel. 10)	Approp. Hrg. 3-8	Passed am. 6-22	Finance	KILLED 7-1	
309. Establishing finance commission for Manchester. (Blanchard of Hil. 34 et al)	Manchester Del. Hrg. 3-8	Passed am. 4-3	Manchester Del. Hrg. 5-1	KILLED 5-31	
310. Governing veterinary medical service corporations & animal hospital service corporations. (Austin of Ches. 6)	Pub. Health Hrg. 3-2	KILLED 3-16			
311. Increasing amount of prizes which may be given at games of beand & relative to conduct of games. (Walsh of Hil. 31)	Jud. Hrg. 3-7	KILLED 3-29			
312. Ballots under unofficial ballot system. (Hayes of Car. 3)	Mun. & Co. Hrg. 3-8	Passed 3-15	Exec. Depts. Hrgs 3-30 4-6	Passed 4-11	Engrossed 4-18 APPROVED 4-20 CHAPTER 74

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
313. Penalties for shooting moose or domestic animals. (Remick of Car 4)	F. & G.	KILLED 7-1			
314. Boiler inspection. (Maglaras of Str. 20)	Labor Hrg. 3-23	Passed am. 4-25	Pub. Works Hrg. 5-9	Passed am. 6-15 (H. conc.)	Engrossed 6-21 APPROVED 6-23 CHAPTER 236
315. Providing for an annual permit for registration of nurses. (York of Mer. 20)	Pub. Health Hrg. 3-2	Passed 3-16	Pub. Health Hrg. 4-19	Passed 4-26	Engrossed 5-3 APPROVED 5-9 CHAPTER 94
316. Overtime pay for classified state employees. (Angus of Sul. 4)	Exec. Depts. Hrg. 3-8	KILLED 4-19			
317. Notice of injury in workmen's compensation cases. (Belanger of Hil. 36)	Labor Hrg. 3-9	KILLED 6-5			

318. Provide extra funds for F. & G. dept. from tolls from motor fuel for propulsion of boats. (LaFrance of Hil. 33 & Oleson of Coos 5)	Ways & Means Hrg. 3-15 Res. Rec.	Passed 6-23	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 402
319. Mountain lions. (Kopperl of Mer. 12)	F. & G. Hrg. 3-9	Passed am. 3-22	F. & G. Hrg. 4-6	Passed 4-13	Engrossed 4-26 APPROVED 4-27 CHAPTER 81
320. Cooperative extension work at university & making appropriation therefor. (Underwood of Rock. 12 et al)	Approp. Hrg. 3-16	Passed am. 6-20	Pub. Works	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 363
321. Additional retirement allowances for certain retired state employees. (O'Neil of Ches. 12)	Exec. Depts. Hrg. 3-15 Approp.	Passed 6-22	Finance	Passed 6-29	Engrossed 6-30 APPROVED 7-3 CHAPTER 355
322. Capital reserves for Manchester. (Raiche of Hil. 34)	Manchester Del. Hrg. 3-8	Passed 3-28	Exec. Depts. Hrg. 4-20 4-27	Passed am. 5-24 (H. conc.)	Engrossed 5-31 APPROVED 6-2 CHAPTER 539

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
323. Termination benefit under state employees' retirement system. (O'Neil of Ches. 12)	Exec.Depts. Hrg. 3-16 Approp.	KILLED 7-1			
324. Additional (cost of living) retirement allowance for retired state employees. (O'Neil of Ches. 12)	Exec.Depts. Hrg. 3-15 Approp.	Passed 6-26	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 391
325. Use of funds of credit unions. (Graf of Hil. 26)	Banks Hrg. 3-8	Passed 3-15	Banks Hrg. 3-28	Passed 3-29	Engrossed 4-11 APPROVED 4-13 CHAPTER 61
326. Establish commission to recommend codification of criminal laws. (Graf & Capistran of Hil. 26 & 38)	Jud. Jt. Hrg. 3-2 Approp. Hrg. 4-4	Passed 6-28	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 451
327. Provisions for dis-qualifying pregnant women for unemployment compensation. (Bednar of Hil. 23)	Labor Hrg. 3-15	Passed 3-17	Labor Hrg. 3-30	Passed 4-12	Engrossed 4-18 APPROVED 4-20 CHAPTER 75



328. Salaries of justice, Dover Del. special justice & clerk of Dover district court. (Maglaras of Str. 20)	KILLED 6-14			
329. Property holding of Alton Bay Campmeeting Association of Advent Christian Church. (Normandin of Bel. 9)	Passed 4-19	Exec.Depts. Hrg. 3-17	Passed am. 6-6 (H. conc.)	Engrossed 6-15 APPROVED 6-19 CHAPTER 544
330. Changing the term of imprisonment for conditional sentences & repealing the committal provision of conditional sentences. (Capistran of Hil. 38) (New title)	Passed am. 6-6	Jud. Hrg. 6-15	Passed 6-23	Engrossed 6-27 APPROVED 6-30 CHAPTER 295
331. Enlarge duties of administrative committee of district & municipal courts. (Sterling of Hil. 2)	KILLED 6-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
332. Amending the statute of limitations in regard to certain criminal offenses. (Capistran of Hil. 38) (New title)	Jud. Hrg. 3-9	Passed am. 3-16	Jud. Hrg. 5-2	Passed am. 5-31. Conf. Rept. Adop. 6-15	Engrossed 6-21 APPROVED 6-23 CHAPTER 240
333. Authorize sale of table wines in grocery stores. (Christie of Hil. 12)	Liquor & Ways & Means jt. Hrg. 3-29	KILLED 4-25			
334. Long service state employees. (Rufo of Mer. 28)	Exec. Depts. Hrg. 3-22	L. C. 3-28			
335. Provide for optional increase in group life insurance for state employees. (Williamson of Sul. 9)	Exec. Depts. Hrg. 3-22	KILLED 7-1			
336. Increase penalties for misrepresentation of age & possession of alcoholic beverages by minors. (Ferguson of Hil. 11)	Liquor Hrg. 3-8	Passed am. 6-12	Liquor	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 385

337. Powers & duties of dept. of resources & economic development. (Williamson of Sul. 9)	Exec. Depts. Hrgs. 3-16 4-11	Passed 5-2	Exec. Dept. Hrg. 5-18	Passed am. 5-24 (H. Conc.)	Engrossed 6-6 APPROVED 6-9 CHAPTER 166
338. Prohibiting hunting or discharge of fire-arms within 300 ft. of an occupied building. (Herald of Hil. 10 et al) (New title)	F. & G. Hrg. 3-22	Passed am. 6-19	F. & G. Hrg. 6-29	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-3 CHAPTER 388
339. Additional appropriation for federal aid highway construction. (Smith of Graf. 10 et al)	Appropriations Hrg. 3-17	Passed am. 6-27	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 389
340. To make it unlawful to use telephone facilities to abuse or annoy others. (McDonough of Rock. 22 & Sterling of Hil. 2)	Jud. Hrg. 3-8	Passed am. 3-16	Jud. Hrg. 4-11	Passed am. 5-2 (H. conc.)	Engrossed 5-9 APPROVED 5-11 CHAPTER 104
341. Fees to tax collector for sale of real estate for taxes. (Peever of Rock. 7)	Mun. & Co. Hrg. 3-15	Passed 5-17	Exec. Dept. Hrg. 6-2	Passed 6-26	Engrossed 6-27 APPROVED 6-30 CHAPTER 303

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
342. Franchise tax on coin operated machines (Schwaner of Rock. 9)	Ways & Means Hrg. 4-19	KILLED 4-27			
343. Increasing personal allowances for certain welfare recipients. (Ferguson of Hil. 11)	Pub.Wel. Hrg. 3-8 Approp. Hrg. 4-4	Passed am. 6-23	Finance	KILLED 7-1	
344. Careless discharge of firearms. (Hayes of Car. 3) (New title)	Jud. Hrg. 3-8	Passed am. 4-4	F. & G. Hrg. 4-27	Passed 5-24	Engrossed 6-6 APPROVED 6-9 CHAPTER 173
345. Limitation on capital reserve fund appropriations of plymouth school district. (Smith & Bell of Graf. 18)	Educ. Jt. Hrg. 3-8	Passed 3-15	Educ.	Passed 3-23	Engrossed 3-30 APPROVED 4-5 CHAPTER 522
346. State employees group insurance. (Williamson of Sul. 9)	Insurance Hrg. 3-22	KILLED 4-25			

347. Improve management-employee relations in state government. (McMeekin of Graf. 6)	Exec.Depts. Hrg. 3-21	L. C. 6-22			
348. Defining proprietary medicines & sale thereof. (Mahony of Hil. 28)	Pub.Health Hrg. 3-15	Passed 4-4	Pub. Health Hrg. 4-13	Passed 4-19	Engrossed 4-26 APPROVED 4-27 CHAPTER 82
349. Exempting from taxation personal property & real estate owned & occupied by N.H. Veterans Association. (O'Shan of Bel. 11)	Ways & Means Hrg. 3-30	KILLED 4-13			
350. Compensation for moving public utility facilities as provided in plans for a redevelopment project. (Capistran of Hil. 38)	Pub.Works Hrg. 3-16	KILLED 6-23			
351. Permit advertising of alcoholic beverages in trade journals. (Mahony of Hil. 28)	Liquor Hrg. 3-15	KILLED 4-4			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
352. Air pollution control. (Greene of Rock. 22)	Pub. Health Hrg. 3-22 am. adop. Approp.	Passed am. 6-20	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 433
353. Transferring registration of boats to dept. of F. & G. (Bushey & Hunt of Coos 2)	Exec. Depts. Hrg. 3-16	KILLED 3-22			
354. Fire service training program. (Weeks of Rock. 23)	Educ. Jt. Hrg. 3-23	Passed 3-29	Exec. Depts. Hrg. 4-13	Passed 4-18	Engrossed 4-26 APPROVED 4-27 CHAPTER 83
355. Recovery from estates by towns & cities for taxes abated on grounds of poverty & inability to pay. (Belcourt of Hil. 16)	Mun. & Co. Hrg. 3-16	KILLED 3-28			
356. Definition of company in connection with investments of savings banks. (Stevens of Mer. 10)	Banks Hrg. 4-5	Passed am. 5-31	Banks Hrg. 6-13	Passed am. 6-19 (H. conc.)	Engrossed 6-23 APPROVED 6-27 CHAPTER 255

357. Dumping garbage & waste materials from one town into another town. (Mackintosh of Sul. 2)	Mun. & Co. Hrg. 3-16	KILLED 5-24			
358. Require use of state seal on automobile license plates of members of general court & relative to spare tires. (Marcotte of Str.5) (New title)	Transp. Hrg. 3-28	Passed 4-25	Pub. Works	Passed am. 6-26 (H. conc.)	Engrossed 6-29 APPROVED 7-3 CHAPTER 314
359. Issuance of certificates for carriage of household goods for hire by motor vehicle. (D'Amante of Sul. 5 & Casassa of Rock. 20)	Transp. Hrg. 3-21	KILLED 5-16			
360. Establish committee to study manpower problems in N. H. (Pickett of Ches. 17)	Labor Hrg. 3-16 Am. adop. 3-28 Approp. Hrg. 4-5	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
361. Sale of liquor to hotels & clubs on credit. (Sullivan of Coos 6)	Liquor Hrg. 4-5	KILLED 4-12			
362. Direct liquor commission to appoint special sales agent in Hudson. (Christie of Hil. 12)	Liquor Hrg. 3-22	KILLED 5-31			
363. Appropriations for capital improvements. (Pickett of Ches. 17)	Pub. Works Hrgs. 4-4 4-5 4-13	Passed am. 6-26	Finance	Passed am. 6-29. Conf. rept. adop. 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 394
364. Increasing membership of advisory commission on health & welfare. (Reddy & York of Mer. 5 & 20)	Exec. Depts. Hrg. 3-28	KILLED 4-18			
365. Training program of self care & independent travel for blind. (O'Shan of Bel. 11)	Pub. Wel. Hrg. 3-17 am. adop.	Passed 6-26	Finance	KILLED 7-1	



366. Applications for beverage permits. (Parent of Coos 9)	Liquor Hrg. 4-12	KILLED 4-25			
367. Jury service for women (Normandin of Bel. 9)	Jud. Hrgs. 3-16 3-22	Passed am. 3-30	Jud. Hrg. 4-6	Passed 4-27	Engrossed 5-4 APPROVED 5-9 CHAPTER 100
368. Per diem of board of registration for professional engineers and to increase renewal fee for a certificate to practice professional engineering. (Newell of Mer. 26) (New title)	Exec. Depts. Hrg. 3-29 Approp.	Passed 6-15	Exec. Dept. Hrg. 6-26	Passed am. 6-26. Conf. Rept. adop. 6-30.	Engrossed 7-1 APPROVED 7-7 CHAPTER 425
369. Savings bank investments in buildings subject to unit ownership act. (Piper of Bel. 2)	Banks Hrg. 4-5	Passed 4-11	Banks Hrg. 5-4	Passed am. 6-21 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 285
370. Establishing real estate board. (deBlois of Bel. 8)	Exec. Depts. Hrg. 4-11	Passed 6-2	Exec. Depts. Hrg. 6-15	Passed am. 6-23 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 329
371. Permitting the sale of beverages by restaurants on election days & restrictions on sales. (LaPlante of Hil. 16) (New Title)	Liquor Hrg. 4-19	Passed 6-12	Liquor	Passed am. 6-26 (H. conc.)	Engrossed 6-29 APPROVED 7-3 CHAPTER 315

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
372. Neglected & abused children. (Maglaras of Str. 20)	Pub. Wel. Hrg. 3-30	Passed am. 5-4	Jud. Hrg. 5-31	Passed 6-6	Engrossed 6-13 APPROVED 6-14 CHAPTER 194
373. Making communications to clergymen privileged. (Pickett of Ches. 17 et al)	Jud. Hrg. 3-16	KILLED 4-5			
374. Records in district & municipal courts. (Smith of Graf. 18)	Jud. Hrg. 3-15	Passed 3-28	Jud. Hrg. 4-18	Passed 5-25	Engrossed 6-6 APPROVED 6-9 CHAPTER 167
375. Fees for Rockingham county for filing documents with register of probate. (Palmer of Rock. 9)	Rock. Del.	KILLED 7-1			
376. Certain abandoned railroad rights of way shall be retained for certain public recreational uses. (Winkley of Str. 11)	Res. Rec. Jt. Hrg. 3-29	KILLED 6-22			

377. Classification of premiums paid on group insurance policies. (Williamson of Sul. 9)	InsuranceJt Hrgs. 3-16 3-23	KILLED 3-29			
378. Safety standards for recreation camps. (Watson & York of Bel 5 & Mer. 20)	Pub. Health Hrg. 3-23	KILLED 3-30			
379. Taking of salmon. (Claflin of Car. 7)	F. & G. Hrg. 3-23	KILLED 4-6			
380. Salary of register of deeds for Sullivan county. (Frizzell of Sul. 7)	Sul. Del.	Passed am. 6-19	Exec. Depts.	Passed 6-27	Engrossed 7-1 APPROVED 7-3 CHAPTER 377
381. Establishing state scholarship commission & appropriating funds for scholarships. (Schwaner of Rock. 9)	Educ. Jt. Hrg. 4-12	KILLED 6-26			
382. State commission on status of women. (Normandin of Bel. 9)	Exec. Depts. Hrg. 4-5	KILLED 4-12			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
383. Allowing disposal of waste material from septic tanks & cess-pools in public dumps. (Barker of Ches. 17)	Pub. Health Hrg. 3-23	KILLED 4-4			
384. Establishing Meredith district court. (Pryor of Graf. 17 et al)	Jud. Hrg. 3-16	KILLED 5-24			
385. Restricting use of seines, nets & weirs for taking of alewives. (Maynard of Rock. 24)	F. & G. Hrg. 3-23	Passed 4-18	F. & G. Hrg. 4-27	Passed 5-25	Engrossed 6-7 APPROVED 6-9 CHAPTER 183
386. Fees for justices of peace & others. (Pryor of Graf. 17)	Exec. Depts. Hrg. 4-19	Passed 4-25	Exec. Depts. Hrg. 5-11	Passed 6-20	Engrossed 6-22 APPROVED 6-26 CHAPTER 244
387. Extending open season on deer. (Keating of Ches. 13 & Welch of Mer. 27)	F. & G. Hrg. 3-28	KILLED 4-6			

388. Time for taking deer. (Merrifield of Sul. 8)	F. & G. Hrg. 3-28	KILLED 4-6			
389. Salaries of Hillsborough county sheriff & deputy sheriffs. (Bednar of Hil. 23 et al)	Hil. Del. Hrg. 4-4	Passed am. 6-23	Exec. Depts Hrg. 6-29	KILLED 7-1	
390. Additional reimbursement to institutions & nursing homes for cost of care of certain welfare programs. (Palmer of Rock. 9)	Pub.Wel. Hrg. 3-29 5-2	KILLED 5-23			
391. Fees paid by collector of taxes to registrar of deeds for services in connection with tax sales. (Peever of Rock. 7)	Mun. & Co. Hrg. 3-15	Passed 3-17	Exec. Depts. Hrg. 3-30	passed am. 4-11 (H. conc.)	Engrossed 4-18 APPROVED 4-20 CHAPTER 76
392. Opening policemen's retirement system for limited period for new members. (Call of Mer. 23)	Exec. Depts. Hrg. 4-12 am. adop. 4-18 Approp.	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
393. Establish liquor store in Ossipee. (Hickey of Car. 6)	Liquor Jt. Hrg. 4-14	KILLED 7-1			
394. Divide state into 5 civil defense areas of responsibility. (Stafford of Bel. 12)	Exec. Depts. Hrg. 3-28 Approp.	KILLED 7-1			
395. Provide for immediate hearing on temporary restraining orders in divorcelibel. (Bednar of Hil. 23 & Pryor of Graf. 17)	Jud. Hrgs. 3-16 3-22	Passed am. 3-29	Jud. Hrg. 5-4	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 259
396. Award of legal fees in certain land condemnation cases. (Smith of Graf. 18)	Jud. Hrg. 3-21	KILLED 3-28			
397. Establish season for & manner & limit of taking salt water smelt. (Twardus of Rock. 14)	F. & G. Hrg. 4-4	KILLED 4-19			

398. Abandoned & junk motor vehicles. (Mackintosh of Sul.2)	Pub.Works Hrg. 3-16	KILLED 6-23			
399. Increasing salary of county commissioner of Rockingham county. (Gay of Rock. 5)	Rock.Del. Hrg. 4-25	Passed am. 6-6	Exec. Depts Hrg. 6-15	Passed 6-20	Engrossed 6-29 APPROVED 7-3 CHAPTER 316
400. Establishing Bristol district court. (Pryor of Graf. 17 et al)	Jud. Hrg. 3-17	KILLED 5-24			
401. Practice of engineering. (Claflin of Car. 7)	Exec.Depts. Hrg. 3-29	Passed am. 6-23	Exec. Depts	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 330
402. Power of local authorities to alter speed limits. (Smith of Graf. 18)	Transp. Hrg. 3-28	KILLED 4-25			
403. Authorize cooperative banks & building & loan assns. to invest excess funds in obligations of U. S. as designated by bank commissioner. (Roby of Mer. 26)	Banks Hrg. 4-6	Passed 4-13	Banks Hrg. 5-4	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 118

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
404. To allow cooperative banks & building & loan assns. to hold written instruments or things of value in escrow. (Roby of Mer. 26)	Banks Hrg. 4-6	Passed 4-13	Banks Hrg. 5-2	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 119
405. Authorize cooperative banks & building & loan assns. to establish branch offices. (Roby of Mer. 26) (New title)	Banks Hrg. 4-6	Passed am. 5-24	Banks	Passed am. 6-14 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 230
406. Toll-free use of certain N. H. highways by members of general court. (Raiche & Latour of Hil. 34 & 22)	Pub. Works Hrg. 3-16	Passed am. 5-2	Pub. Works Hrg. 5-17	KILLED 7-1	
407. Town officers' associations. (York of Mer. 20 & Beaudoin of Str. 13)	Mun. & Co. Hrg. 3-22	KILLED 3-28			



408. Town road aid. (Hanson of Mer. 6)	Pub. Works Hrg. 3-17	Passed 6-15	Pub. Works Hrg. 6-22	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 280
409. State aid for class V highways in towns. (Hanson of Mer. 6)	Pub. Works Hrg. 3-17	Passed 6-15	Pub. Works Hrg. 6-22	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 286
410. Increase public revenue from tax on tobacco. (Belcourt of Hil. 16)	Ways & Means Hrg. 4-5	Passed am. 5-4	Ways & Means Hrg. 5-24	Passed 5-25	Engrossed 6-2 APPROVED 6-2 CHAPTER 159
411. Establish state liquor store in Troy. (McFarlane & McGinness of Ches. 11 & 7)	Liquor Jt. Hrg. 3-27	KILLED 7-1			
412. Authorize division of investigation of accounts to collect support payments. (Ratoff of Rock. 20 et al)	Exec. Depts.	L. C. 6-26			
413. Amend charter of Austin-Cate Academy. (Canney of Str. 2)	Jud. Hrg. 3-17	Passed 3-28	Exec. Depts. Hrg. 4-6 4-13	Passed am. 4-18 (H. conc.)	Engrossed 4-26 APPROVED 4-27 CHAPTER 525

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
414. Authorize cooperative banks or bldg. & loan assns. to make loans insured by state of N.H. in excess of statutory limitation. (Roby of Mer. 26)	Banks Hrg. 4-12	Passed 4-19	Banks Hrg. 5-2	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 120
415. Appropriate money for construction of a state emergency operating center. (Stafford of Bel. 12)	Exec. Depts Hrg. 4-4	KILLED 4-19			
416. Extend exemption from liability of custodians of motor vehicles removed from any way to persons removing same. (Crouch and Tirrell of Str. 4)	Transp. Hrg. 3-30	KILLED 4-26			
417. Provide that person who renders emergency care at place of an emergency shall not be liable in civil action for damages. (Trowbridge of Ches. 4)	Jud. Hrg. 3-21	KILLED 5-3			

418. Providing for appointment of Nashua Del. Hrg. 3-28 ment of board of public works for city of Nashua 4-14 instead of election of said board members.		Passed am. 6-19	Pub. Works Hrg. 6-26	Engrossed 6-30 APPROVED 7-3 CHAPTER 562
419. Establish dept. of adult correction. (Cochrane of Str. 4 et al)	Jud. Hrg. 3-29	KILLED 5-9		Passed am. 6-26 (H. conc.)
420. Authorize practice of mechanical dentistry. (Fortier of Coos 6 et al)	Pub. Health Hrg. 3-29	KILLED 4-12		
421. Prohibit political activity by certain members of judiciary. (Capistran of Hil. 38)	Jud. Hrgs. 3-21 3-28	KILLED 4-18		
422. Increasing minimum cost relative to bldgs. above which registered architects & engineers must be employed. (Fuller of Mer. 26) (New Title)	Pub. Works Hrg. 4-6	Passed am. 4-12	Finance Hrg. 4-27	Engrossed 5-16 APPROVED 5-19 CHAPTER 121

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
423. Creating N. H. Standardbred Advisory Commission within dept. of agriculture. (Ellms of Graf. 14 et al)	Exec. Depts. Hrg. 4-5	KILLED 4-12			
424. Additional facilities at Franconia Notch State Park. (Stevenson of Graf. 1 et al)	Res. Rec. Jt. Hrg. 3-30	Passed am. 6-29	Finance	KILLED 7-1	
425. Establishing bureau of family care in office of director of division of mental health. (Smith of Mer. 24 & Normandin of Bel. 9)	Exec. Depts. Hrg. 4-5 am. adop. Approp.	Passed am. 6-26	Exec. Depts Finance Hrg. 6-29	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 430
426. Classify surface waters of Lake Sunapee as Class A water. (Gay & Sherman of Mer. 1 & 2)	Res. Rec.	Passed am. 5-23	Res. Rec.	KILLED 7-1	
427. Hearings on appeals by applicants for & recipients of medical assistance. (Barker of Ches. 17 & Scott-Craig of Graf. 9)	Exec. Depts. Hrg. 4-6	Passed 4-19	Pub. Health Hrg. 4-27 5-3	Passed 5-4	Engrossed 5-16 APPROVED 5-19 CHAPTER 122

428. Qualifications for serving of liquor or beverages. (Belanger & Dion of Hil. 36 & 29)	Liquor Hrg. 5-3 5-10	Passed am. 5-17	Liquor	KILLED 7-1	
429. Use of Kancamagus Highway in winter. (New title) (O'Hara & Desilets of Coos 5 & 7)	Pub. Works Hrg. 4-6	Passed am. 4-12	Pub. Works Hrg. 5-9	KILLED 6-8	
430. Exempt certain trusts from rule against perpetuities. (Capistran of Hil. 38)	Jud. Hrg. 3-22	Passed am. 4-4	Jud. Hrg. 5-4	Passed 6-7	Engrossed 6-13 APPROVED 6-14 CHAPTER 195
431. Regulate professional bondsmen. (Sayer of Rock. 7)	Jud. Hrg. 3-29	Passed 4-5	Jud. Hrg. 5-4	Passed 5-23	Engrossed 5-31 APPROVED 6-2 CHAPTER 156
432. To provide for a study of the educational system of the state, to include state aid to school districts. (Bradley of Graf. 19 et al. (New title)	Educ. Jt. Hrg. 4-19	Passed am. 6-6	Educ.	Passed am. 6-20 (H. Conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 287

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
433. Regulation and control of conduct of business within state by certain nonresident corporations not authorized to conduct business of insurance within state. (Gordon of Hil. 27)	Insurance Hrg. 4-18	Passed am. 4-27	Banks	Passed am. 6-14	Engrossed 6-21 APPROVED 6-23 CHAPTER 237
434. Firefighters' collective bargaining law. (Angus of Sul. 4)	Labor Hrg. 4-11	KILLED 6-27			
435. Increasing Unemployment Compensation benefits. (Angus of Sul. 4 et al)	Labor Hrg. 4-26	Passed am. 6-21	Labor Hrg. 6-26	Passed 6-26	Engrossed 6-30 APPROVED 7-7 CHAPTER 400
436. Taking of deer. (Warren of Hil. 10)	F. & G. Hrg. 4-6	KILLED 4-19			
437. Increase registration fees of architects. (Belcourt of Hil. 16-Rules)	Exec. Depts. Hrg. 4-18 am. adop. Approp.	Passed am. 5-11	Exec. Depts. Hrg. 5-25	Passed am. 6-6. Conf. Rept. Adop. 6-27	Engrossed 7-1 APPROVED 7-7 CHAPTER 444

438. Acquisition of water rights & dam at Sewalls Falls in Concord. (York of Mer. 20)	Res.Rec. Hrg. Jt. 4-12	KILLED 7-1	F. & G. Hrg. 4-27	Passed am. 6-20. Conf. Rept. Adop. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 418
439. Extending open season for pheasants. (Maynard of Rock. 24)	F. & G. Hrg. 4-6	Passed am. 4-19			
440. Authorizing sweepstakes commission to conduct public drawings associated with horse races held before or after the drawings within or without the state of N.H. (Pickett of Ches. 17)	Exec.Depts. Hrg. 4-19	KILLED 4-25			
441. To extend time for expanding state park system. (Pickett of Ches. 17)	Approp. Hrg. 3-30	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
442. Reclassify certain sections of Bear Rock Road in Stewartstown. (Noyes of Coos 1)	Pub. Works Hrg. 4-12	Passed 4-18	Pub. Works Hrg. 5-9	Passed 5-11	Engrossed 5-17 APPROVED 5-22 CHAPTER 140
443. To remove residence requirements for appointment of sales agents in state liquor stores. (Christie of Hil. 12)	Liquor Hrg. 4-27	Passed am. 5-4	Liquor	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 378
444. To provide benefits for members of the national guard injured while on federal or state duty. (Tasoulas of Ches. 13 et al) (New title)	Labor Hrg. 4-6	Passed am. 6-8	Mil. & Vet & Labor Jt. Hrg. 6-22	Passed 6-23	Engrossed 6-26 APPROVED 6-27 CHAPTER 277
445. Military leave for certain state employees. (Tasoulas of Ches. 13 et al) (New title)	Exec. Depts. Hrg. 4-13	Passed am. 4-25	Mil. & Vet. Hrg. 5-17	Passed am. 5-24 (H. conc.)	Engrossed 6-6 APPROVED 6-9 CHAPTER 168



446. Establish liquor store in Merrimack. (Cox & Wright of Hil. 25)	Liquor Jt. Hrg. 4-3	KILLED 7-1			
447. Providing agent of commission of pharmacy & practical chemistry. (Stafford of Bel. 12)	Pub. Health Hrg. 4-5	KILLED 4-26			
448. Motor vehicles carrying property for hire. (Graf of Hil. 26)	Transp. Hrg. 4-12	Passed am. 6-20	Pub. Works Hrg. 6-23	Passed 6-28	Engrossed 7-1 APPROVED 7-3 CHAPTER 348
449. Authorize towns to make by-laws regulating operation of motor vehicle race tracks. (Clark of Str. 4)	Mun. & Co. Hrg. 3-30	Passed 4-5	Exec. Depts. Hrg. 4-27	Passed am. 5-11 (H. conc.)	Engrossed 5-23 APPROVED 5-25 CHAPTER 149
450. Establishing office of mental retardation in office of director of division of mental health. (O'Neil of Ches. 12 & Rossley of Rock. 29)	Pub. Wel. Hrg. 4-4	Passed 6-28	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 374

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
451. Defining word "spendthrift"(Howard of Car. 1)	Jud. Hrg. 3-29	Passed 4-5	Jud. Hrg. 4-18	Passed 5-2	Engrossed 5-9 APPROVED 5-11 CHAPTER 106
452. Providing for regulation of community antenna television systems.(Angus of Sul. 4 & MacFarlane of Ches. 11)	Jud. Hrg. 3-30	Passed 6-2	Jud. Hrg. 6-15	KILLED 6-23	
453. Authorizing sweepstakes commission to conduct pure lotteries & to associate drawings with horse races held before & after drawings, within or without the state of N.H. (Pickett of Ches. 17)	Exec.Depts Hrg. 4-12	Passed am. 4-25	Jud. Hrg. 5-9	Passed am. 5-31. Conf. Rept. adop. 6-22	Engrossed 6-27 APPROVED 6-30 CHAPTER 304
454. Disposition of municipal records. (Crouch of Str. 4)	Mun. & Co. Hrg. 4-4	Passed am. 4-6	Exec. Depts. Hrg. 4-20	Passed am. 5-2 (H. conc.)	Engrossed 5-9 APPROVED 5-11 CHAPTER 105

455. Establish liquor store in Lisbon. (Foss of Graf. 4)	Liquor Jt. Hrg. 4-17	KILLED 7-1				Engrossed 5-16 APPROVED 5-19 CHAPTER 123
456. Requiring physical examinations for barbers at 5 yr. intervals & not annually. (Hanson of Mer. 6)	Pub. Health Hrg. 4-19	KILLED 6-5				
457. Insurance on risks located outside the state. (Stevens of Mer. 10) (New title)	Insurance Hrg. 4-6	Passed am. 4-12	Banks Hrg. 5-2	Passed am. 5-9 (H. conc.)		
458. Increasing salary of Strafford county treasurer. (Maglaras of Str. 20)	Str. Co. Del.	Passed am. 6-13	Exec. Dept. Hrg. 6-22	Passed 6-23		Engrossed 6-27 APPROVED 6-30 CHAPTER 301
459. Increasing salary of Strafford county commissioner. (Maglaras of Str. 20)	Str. Co. Del.	Passed am. 6-13	Exec. Depts. Hrg. 6-22	Passed 6-23		Engrossed 6-29 APPROVED 7-3 CHAPTER 317
460. Creating position of consultant, health & physical education in state dept. of educ. (Bouchard of Hil. 14)	Educ. Jt. Hrg. 4-20	Passed am. 6-2	Educ. Hrg. 6-15	Passed 6-20		Engrossed 6-26 APPROVED 6-27 CHAPTER 260

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
461. Construction of landing area on projection of Goat island in Portsmouth harbor or other suitable site. (Dame of Rock. 26 et al) (New title)	Exec. Depts. Hrg. 4-18	Passed am. 6-22	Pub. Works	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 364
462. Minimum wages. (Urie of Bel. 1) (New title)	Pub. Works Hrg. 4-12	Passed 6-22	Exec. Depts	Passed am. 7-1 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 440
463. Winter maintenance of Class III road in Colebrook & Stewarts-town & Class II highway in Colebrook. (Noyes of Coos 1)	Pub. Works Hrg. 4-12	Passed 6-27	Pub. Works	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 382
464. Requiring public utilities to return deposit for installation of service with interest within one year. (Ferguson of Hil. 11)	Exec. Depts. Hrg. 4-20	KILLED 5-2			

465. Repealing certain obsolete provisions of laws relating to superior court. (Healy of Hil. 32)	Jud. Hrg. 4-4	Passed am. 4-11	Jud. Hrg. 4-25	Passed 5-2	Engrossed 5-16 APPROVED 5-19 CHAPTER 132
466. Prohibit professional boxing bouts. (MacFarlane of Ches. 11)	Jud. Hrg. 4-4	KILLED 4-11			
467. Protect railroad grade crossings. (Welch of Mer. 27)	Transp. Hrg. 4-12	KILLED 4-26			
468. Liability for payments for board & care of children committed to industrial school when released to foster homes. (Normandin of Bel. 9)	Pub. Wel. Hrg. 4-11	Passed 4-13	Jud. Hrg. 5-4	Passed am. 5-24 (H. conc.)	Engrossed 6-6 APPROVED 6-9 CHAPTER 174
469. Preparation & publication of edition of directory of charitable trusts. (Capistrano of Hil. 38)	Jud. Hrg. 4-4 Approp. Hrg. 4-18	Passed am. 5-23	Exec. Depts. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 203

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
470. Authorizing voluntary admission to Laconia State School. (Stafford of Bel. 12)	Pub.Wel. Hrg. 4-5	Passed 4-19	Pub. Health Hrg. 5-2 5-3	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 124
471. Changing name of Laconia State School. (Stafford of Bel. 12)	Pub.Wel. Hrg. 4-5	KILLED 4-19			
472. Transferring certifying authority for admission to Laconia State School from N.H. Child Guidance Clinic to Laconia State School. (Stafford of Bel. 12)	Pub.Wel. Hrg. 4-5	Passed 4-19	Pub. Health Hrg. 5-3	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 133
473. Arrest without a warrant. (Graf of Hil. 26)	Jud. Hrg. 4-5	Passed am. 4-26	Jud. Hrg. 5-9	KILLED 6-26	
474. Practice of barbering. (Maglaras of Str. 20)	Pub.Health Hrg. 4-19	Passed am. 6-8	Pub. Health Hrg. 6-21	Passed am. 6-23 (H. conc.)	Engrossed 6-29 APPROVED 7-3 CHAPTER 321

475. To provide immunity to registered nurses from civil liability in emergency cases. (Davis of Mer. 21)	Jud. Hrg. 4-4	Passed 5-3	Jud.	Passed 6-6	Engrossed 6-13 APPROVED 6-14 CHAPTER 196
476. Appointment of deputy clerk in Roxbury. (Yardley of Ches. 5)	Mun. & Co. Hrg. 3-30	KILLED 5-16			
477. Reports & escheat proceedings involving unclaimed & abandoned property. (Mackintosh of Sul. 2)	Jud. Hrg. 4-5	Passed 4-26	Exec. Depts. Hrg. 5-11	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 261
478. Assessment of damages for taking of business property by eminent domain. (Barker of Ches. 17)	Jud. Hrg. 4-5	KILLED 5-16			
479. Halfway house for alcoholics & making appropriation therefor. (Stafford of Bel. 12)	Pub. Health	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
480. Legalizing annual town meeting held in Derry on Mar. 14, 1967. (Gorham & Gay of Rock. 5) (Rules)	Mun. & Co. Hrg. 4-11	Passed am. 5-23	Exec. Depts. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 546
481. Restricting boating on certain ponds. (Trowbridge of Ches. 4)	Res. Rec. Jt. Hrg. 4-6	Passed 4-25	Res. Rec.	Passed am. 6-14 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 223
482. Season for taking deer with bow & arrow & permitting bow & arrow hunters to take second deer during regular season. (Maynard of Rock. 24)	F. & G. Hrg. 4-11	KILLED 4-19			
483. Abolish capital punishment, except in certain cases. (Fortier of Coos 6 et al)	Jud. Jt. Hrg. 4-11	KILLED 7-1			
484. Tax exemptions for veterans. (Brungot of Coos 8 et al)	Mil. & Vet.	KILLED 6-12			



485. Provide additional industrial agent for seacoast region. (Barker & Junkins of Rock. 15 & 16)	Res. Rec. Jt. Hrg. 4-11	KILLED 7-1			
486. Authorizing establishment of economic development commissions by cities & towns. (Junkins & Barker of Rock. 16 & 15)	Mun. & Co. Hrg. 4-5	KILLED 6-15			
487. Payment of expenses for fire fighting assistance in towns having no fire dept. (Willey of Graf. 19)	Mun. & Co. Hrg. 4-12	Passed 6-21	Exec. Depts. Hrg. 6-28	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 365
488. Legalizing annual town meeting held in Canterbury on March 14, 1967. (Kopperl of Mer. 12) (Rules)	Mun. & Co. Hrg. 4-11	Passed 4-13	Exec. Depts. Hrg. 4-25 4-27	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 531
489. Authorizing licensing of motor vehicle dealers & motor vehicle salesmen. (Graf of Hil. 26)	Transp. Hrg. 4-25	KILLED 5-9			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
490. Increase salary of sheriff of Coos County. (Williams of Coos 8 et al)	Coos Del.	KILLED 5-17			
491. Permit dept. of resources & economic development to participate in package plan programs with others engaged in promoting recreational interests of state of N. H. (Foss & Berringer of Graf. 2)	Res.Rec.	Passed 6-21	Res. Rec.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 359
492. Providing for waiving of written examination for license as insurance agent in certain cases. (Stratton of Rock. 5)	Insurance Hrg. 4-18	Passed 4-25	Banks Hrg. 5-2	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 125
493. Outdoor advertising on interstate highways & federal-aid highways. (Edwards of Hil. 1 & Newell of Mer. 26)	Pub.Works Hrg. 4-27 5-2	Passed am. 6-26	Pub. Works	Passed am. 7-1 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 423

494. Providing when the state shall pay the salary of a probate judge sitting outside his county. (Prescott of Bel. 10) (New title)	Approp. Hrg. 4-12	Passed am. 6-22	Exec. Depts. Hrg. 6-27	Passed am. 6-27 (H. conc.)	Engrossed 6-30 APPROVED 7-7 CHAPTER 401
495. Clarifying law establishing school building authority & increasing limit on state guarantee. (Smith of Graf. 18 & York of Mer. 20)	Educ. Jt. Hrg. 4-26	Passed 5-2	Finance Hrg. 5-10	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 154
496. Provide that tuition payment obligations of an area sending district are not indebtedness for purpose of determining borrowing capacity. (Smith of Graf. 18 & York of Mer. 20)	Educ. Jt. Hrg. 4-26	Passed 5-2	Educ.	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 152

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
497. Legalize election of officers of Warner school district at an annual town meeting in Warner on Mar. 14, 1967. (Bigelow of Mer. 3) (Rules)	Mun. & Co. Hrg. 4-11 4-18	Passed 4-25	Exec. Depts Hrg. 5-11	Passed 5-16	Engrossed 5-23 APPROVED 5-25 CHAPTER 535
498. To abolish the milk control board and to expand the duties of the commissioner of agriculture. (Gile of Mer. 5) (New title)	Agric.	Passed am. 6-22	Agric. Hrg. 6-26	Passed am. 6-27 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 345
499. Authorizing N H. to take exceptions to rulings of superior court in criminal cases & appeal therefrom to supreme court. (Smith of Graf. 18)	Jud. Hrg. 4-12 4-18	KILLED 4-25			
500. Purchase or possession of pistol or revolver by person charged with felony. ( Smith of Graf. 18)	Jud. Hrg. 4-12 4-18	KILLED 4-26			

501. Confirming right of jury trial in appeal cases from convictions in municipal or district court except in case of petty misdemeanors. (Smith of Graf. 18)	Jud. Hrg. 4-12 4-18	KILLED 4-25			
502. Defining meaning of plea of nolo contendere (Smith of Graf. 18)	Jud. Hrg. 4-12 4-18	Passed am. 5-3	Jud. Hrg. 5-31	Passed 6-6	Engrossed 6-13 APPROVED 6-14 CHAPTER 197
503. Authorizing N.H. to take depositions of persons, other than respondent, in criminal cases. (Smith of Graf. 18)	Jud. Hrg. 4-12 4-18	KILLED 4-25			
504. Authorizing voters of Charlestown to vote on question of retention of municipal court. (Frizzell & Galbraith of Sul. 7) (Rules)	Mun. & Co. Hrg. 4-12	Passed am. 4-18	Jud. Hrg. 5-4	Passed 5-16	Engrossed 5-23 APPROVED 5-25 CHAPTER 538
505. Providing for appointment of supervisors pro tem. (Hacker of Ches. 11) (Rules)	Mun. & Co. Hrg. 4-6	Passed 4-12	Exec. Depts. Hrg. 4-27	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 126

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
506. Changing date for filing annual reports of small loans companies. (Reddy of Mer. 5)	Banks Hrg. 4-26	Passed 5-3	Banks Hrg. 5-23	Passed 5-24	Engrossed 6-6 APPROVED 6-9 CHAPTER 175
507. Provide immunization against poliomyelitis. (Merrill of Graf. 13 et al)	Pub. Health Hrg. 4-13	KILLED 4-26			
508. Provide special license for ice fishing for salmon. (Welch & Bork of Mer. 27 & 18)	F. & G. Hrg. 4-12	KILLED 4-25			
509. Firemen's retirement system. (Angus of Sul. 4 & Raiche of Hil. 34)	Approp.	Passed am. 6-22	Exec. Depts. Hrg. 6-28	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 337
510. Provide for advisory boiler board & for safe construction, installation, inspection, operation, maintenance & repair of boilers. (McMeekin of Graf. 6)	Labor Hrg. 4-5	KILLED 4-25			

511. Increasing authorized debt limit of Plymouth School District (Bell & Smith of Graf. 18)	Educ. Jt. Hrg. 4-20	Passed 5-9		Passed 5-25	Engrossed 6-7 APPROVED 6-9 CHAPTER 542
512. Provide for liability insurance for state & its political subdivisions, in certain cases. (Cate of Mer. 20)	Jud. Hrg. 4-13	KILLED 4-25			
513. Increasing benefits under policemen's retirement system. (McMeekin of Graf. 6)	Approp.	KILLED 7-1			
514. Legalize proceedings of 1965 annual meeting of Bay District, consisting of portion of Center Harbor & Moultonboro. (Urie of Bel. 1)	Mun. & Co. Hrg. 4-19	Passed 4-25	Exec. Depts. Hrg. 5-11	Passed 5-16	Engrossed 5-23 APPROVED 5-24 CHAPTER 534

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
515. Qualify small business administration to be originating or participating lender under cooperative banks & building & loan association statutes. (Roby of Mer. 26)	Banks Hrg. 4-19	KILLED 4-25			
516. Value of shares of cooperative banks & building & loan assns. (Roby of Mer. 26)	Banks Hrg. 4-19	Passed am. 4-25	Banks Hrg. 5-2	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 127
517. Procedure for assessment or reassessment of taxes when ordered by tax commission. (Bednar & Allen of Hil. 23 & Ches. 8)	Mun. & Co. Hrg. 5-4	Passed am. 5-10	Exec. Depts. Hrg. 5-25	Passed am. 6-6 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 224
518. Taxation of electric plants & pipelines. (Angus of Sul. 4) (Rules)	Ways & Means Hrg. 4-11	Passed am. 4-13	Ways & Means Hrg. 4-20 4-26	Passed 5-4	Engrossed 5-17 APPROVED 5-22 CHAPTER 139



519. Prohibiting certain persons from being members of budget committee in towns with more than 3500 inhabitants. (Cares of Hil. 24)	Mun. & Co. Hrg. 5-4	KILLED 5-10			
520. Increasing salary of Rockingham county attorney. (Keefe of Rock. 24) (Rules)	Rock. Del. Hrg. 4-25	KILLED 6-6			
521. Taking wild deer. (Oleson of Coos 5)	F. & G.	KILLED 6-5			
522. Designating Arbor Day. (Welch of Mer. 27)	Res. Rec. Jt. Hrg. 4-25	Passed 4-27	Res. Rec.	Passed 5-10	Engrossed 5-17 APPROVED 5-22 CHAPTER 141
523. Creating Southeastern N.H. Regional Planning & Development Commission (Schwaner & Junkins of Rock. 9 & 16)	Res. Rec. Jt. Hrg. 4-11	Passed am. 6-23	Res. Rec.	KILLED 7-1	
524. Restrictions on night work by females and minors. (Bussiere of Ches. 6) (New title)	Labor Hrg. 4-18	Passed am. 6-5	Labor Hrg. 6-14	Passed am. 6-21 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 278

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
525. Absentee voting at Berlin municipal elections. (Brungot of Coos 8)	Jud. Hrg. 4-19 Berlin Del. Hrg. 5-3	KILLED 5-10			
526. Authorize layout for class IV highways financed by federal-aid highway funds by governor & council. (Spollett of Rock 10)	Pub. Works Hrg. 4-26	Passed 5-2	Pub. Works Hrg. 5-17	Passed 5-18	Engrossed 5-31 APPROVED 6-2 CHAPTER 157
527. Legalizing proceedings at annual meeting of Mascoma Valley Regional District held in Canaan on Mar. 22, 1967. (Ellms (Rules) of Graf. 14)	Mun. & Co. Hrg. 4-19	Passed 4-25	Exec. Depts. Hrg. 5-11	Passed 5-16	Engrossed 5-23 APPROVED 5-25 CHAPTER 536
528. Legalize greyhound racing in N.H. & to establish state greyhound racing commission. (Belanger of Hil. 36)	Ways&Means	L. C. 6-21			

529. Charter of the First of North Parish in Portsmouth. (White of Rock. 27)	Exec. Depts. Hrg. 4-26 4-27	Passed 5-4	Passed 5-23	Engrossed 5-31 APPROVED 6-2 CHAPTER 540
530. Financing construction of continuing educ. center & bldg. to house Whittemore School of Business & Economics at UNH to be liquidated from income. (Crouch of Str. 4 et al)	Educ. Jt. Hrg. 5-3	Passed 6-29	Passed 7-1	Engrossed 7-1 APPROVED 7-3 CHAPTER 393
531. Providing for acquisition of certain lands to provide for construction of lake management structure at outlet of Halfmoon Lake in Barnstead & making approp. therefor. (Chamberlain of Bel.7)	Res. Rec.	KILLED 7-1		
532. Imposing taxes on meals & rooms. (Welch Hil. 30 & Sheridan Co's 7)	Ways & Means Hrg. 5-9	KILLED 6-8		

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
533. Propagation of game by private persons at commercial hunting preserves. (Tuttle of Rock. 1)	F. & G. Hrg. 4-26	KILLED 5-25			
534. Permit town of New Durham to borrow money in excess of its debt limit. (Moulton of Str. Dist. 2) (Rules)	Mun. & Co. Hrg. 4-20	Passed 4-26	Exec. Depts.	Passed 5-16	Engrossed 5-23 APPROVED 5-25 CHAPTER 537
535. Change membership of board of Newfound Area Cooperative School. (Urie of Bel. 1)	Educ.	KILLED 7-1			
536. Construction of residence halls and Student services building at university to be liquidated from income. (McDonough & Dunham, Rock. 22 & Ches. 11)	Approp.	KILLED 7-1			

537. Construction of new instructional buildings, alterations & additions to certain present blds., services & utilities at UNH. (Greene & Smith of Rock. 22 & Graf. 18)	Pub. Works Hrg. 5-9	KILLED 7-1			
538. Establish outdoor advertising commission & to control erection & maintenance of billboards & other outdoor advertising devices under its jurisdiction. (O'Neil of Ches. 12)	Pub. Works Hrg. 4-27 5-2	KILLED 6-26			
539. Enlarge board of chiropractic examiners, to limit their terms of office & to have additional subjects of examination. (Andersen of Mer. 25)	Exec. Depts. Hrg. 5-3	Passed am. 5-10	Exec. Depts. Hrg. 5-25	Passed am. 6-6 (H. conc.)	Engrossed 6-15 APPROVED 6-19 CHAPTER 204
540. State legislators & executive councilors may act as sales representatives for liquor distributors. (Christie of Hil. 12)	Jud. Hrg. 4-19	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
541. Suppression of forest pests. (Davis of Car. 5)	Res. Rec. Hrg. 5-3 Approp. Hrg. 6-15	KILLED 7-1			
542. Control of junkyards on interstate & federal aid primary highway systems in order to meet requirements of "Highway Beautification Act of 1965". (Edwards of Hil. 1)	Pub. Works Hrg. 4-26	Passed am. 6-5	Pub. Works Hrg. 6-14	Passed am. 6-15 (H. conc.)	Engrossed 6-22 APPROVED 6-27 CHAPTER 252
543. Budget committee for Newfound Area School District. (Urie of Bel. 1)	Educ. Jt. Hrg. 5-2 5-17	Passed am. 6-13	Educ.	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 550
544. Rules & regulations of state liquor commission & requiring legislative approval. (Christie of Hil. 12)	Liquor	KILLED 6-23			
545. Establishing New London district court. (Gay of Mer. 1 et al)	Jud. Hrg. 4-19	KILLED 5-24			

546. Fees for a motor vehicle used exclusively as bus for transportation of minors to functions of nonprofit organizations. (Marcotte of Str. 5)	Transp. Hrg. 5-2	Passed 5-10	Pub. Works Hrg. 6-1	Passed 6-8	Engrossed 6-12 APPROVED 6-14 CHAPTER 198
547. Maintenance for certain classified employees. (Watson of Bel. 5)	Exec. Depts Hrg. 5-3	KILLED 7-1			
548. Extending powers of coordinating board of advanced education & accreditation. (Berry of Str. 3 et al)	Educ. Jt. Hrg. 5-2	Passed am. 5-9	Educ.	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 288
549. Authorizing police & public officials to withhold names of victims of rape & other related assaults. (Tasoulas & Cate of Ches. 13 & Mer. 20)	Jud. Hrg. 4-19	KILLED 6-6			

HB - Title - Sponsor	S. Com.	S. Action	H. Com.	H. Action	FINAL ACTION
550. Repealing statutes regulating segregation & treatment of sexual psychopaths. (Capistran of Hil. 38)	Jud. Hrg. 4-25	KILLED 5-16			
551. Appointment of justices of the peace as bail commissioners. (Capistran of Hil. 38) (New title)	Jud. Hrg. 4-20	Passed am. 5-23	Banks Hrg. 6-13	Passed 6-20	Engrossed 6-27 APPROVED 6-30 CHAPTER 302
552. Establishing minimum salary for public school teachers. (Scott-Craig of Graf. 9 et al)	Educ. Jt. Hrg. 5-10	Passed am. 6-7	Finance	KILLED 7-1	
553. To increase membership of state board of education to 10 members. (Bradley of Graf. 19 et al) (New title)	Educ. Jt. Hrg. 5-11	Passed am. 6-21	Educ.	Passed am. 6-29 (H. conc.)	Engrossed 7-1 POCKET-VETOED
554. Payment by state in certain cases of cost of educating children living in foster homes. (Davis of Hil. 6)	Pub. Wel.	KILLED 7-1			



555. Prescribing mode of fixing salaries of officers & employees of Lebanon. (Duhaime of Graf. 12)	Lebanon Del.	KILLED 6-1			
556. Requiring approval of council for transfer of appropriated funds of Lebanon by dent. heads (Duhaime of Graf. 12)	Lebanon Del.	KILLED 6-1			
557. Prescribing line-item budget for Lebanon & fixing date of adoption of budget. (Duhaime of Graf. 12)	Lebanon Del.	Passed 6-1	Exec. Depts Hrg. 6-8	KILLED 6-22	
558. Power of mayor of Nashua as chairman ex officio of board of public works. (Bouchard of Hil. 14)	Nashua Del. Hrg. 5-5 5-8	Passed am. 5-11	Exec. Depts Hrg. 5-25	Passed 6-2	Engrossed 6-8 APPROVED 6-13 CHAPTER 543
559. Operation & maintenance of safety rest areas on state highway system. (Stafford of Bel. 12)	Pub. Works Hrg. 5-9 Approp. Hrg. 5-24	KILLED 6-20			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
560. Authorizing state treasurer to lapse certain accounts to general fund. (Hanson of Mer.6)	Approp. Hrg. 4-27	Passed 5-25	Finance Hrg. 6-8	Passed 6-15	Engrossed 6-19 APPROVED 6-22 CHAPTER 225
561. Exempt from local real property taxes real estate belonging to Benevolent & Protective Order of Elks. (Pickett & Stafford of Ches. 17 & Bel. 12)	Ways&Means Hrg. 5-16 5-17	KILLED 5-23			
562. Provide for a tax on incomes. (Galbraith of Sul. 7)	Ways&Means Hrg. 4-26	KILLED 5-23			
563. To annex certain NH islands of the Isles of Shoals to the town of Rye. (Greene of Rock.22) (New title)	Mun. & Co. Hrg. 5-2	Passed 5-4	Exec.Depts Hrg. 5-18	Passed am. 5-24 (H. conc.)	Engrossed 6-6 APPROVED 6-9 CHAPTER 176
564. Imposing taxes on meals and rooms for distribution to the general fund & to unincorporated places, towns & cities of the state. (McKenzie of Ches. 16) (New title)	Ways&Means Hrg. 5-9	Passed am. 6-7	Ways & Means Hrg. 6-14	Passed 6-19	Engrossed 6-20 APPROVED 6-20 CHAPTER 213

565. Redemption of loans made by industrial park authority to Ragged Mt. Corp. & Lin-Wood Development Corp. (Angus & McGee of Sul. 4 & Grat. 3) (Rules)	Res. Rec. Jt. Hrg. 6-12 6-27	Passed am. 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 437
566. Unauthorized manufacture possession or solicitation for sale of motor vehicle keys. (Stratton of Rock. 5) (New title)	Insurance Hrg. 4-27	Passed am. 5-3	Banks	Passed am. 6-13 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 222
567. Providing for a license permitting dancing & entertainment at first-class hotels. (Stratton of Rock. 5)	Liquor Hrg. 5-3	KILLED 5-17			
568. Amending the charter of the City of Lebanon to provide for the election of 3 councilmen from each Ward & to abolish the office of Councilman-at-Large. (Duhaime of Graf. 12.) (New title)	LebanonDel. Hrg. 5-8	Passed am. 6-8	Exec.Depts.	Passed am. 6-28 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 564

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
569. Increasing salary of Hillsborough county treasurer. (Capistrano of Hil. 38)	Hil. Del. Hrg. 5-16	KILLED 6-5			
570. Authorize sale of liquor & beverages in taverns. (Marcotte of Str. 5)	Liquor	KILLED 6-22			
571. Establishment of conservation districts. (Bragdon of Hil. 12)	Agric. Hrg. 5-2 5-4 Approp Hrg 5-24 F. & G. Hrg. 5-4	Passed am. 6-26	Exec. Depts. Hrg. 6-29	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 366
572. Prohibit taking of gray squirrels in Coos & Carroll counties. (Oleson, Hayes of Coos 5 & Car. 3)		Passed 6-5	F. & G. Hrg. 6-29	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 384
573. Requiring notice & hearing before suspension of liquor licenses. (Marcotte of Str. 5)	Liquor Hrgs. 5-31 6-1	KILLED 6-21			

574. Larceny of rented personal property (Cobleigh of Hil. 15)	Jud. Hrgs. 4-20 5-11	Passed 5-24	Jud. Hrg. 6-13	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 231
575. Require that motor vehicle liability policies be noncancellable for 1 yr. after issue. (Marcotte of Str. 5)	Insurance Hrg. 4-27	KILLED 5-3			
576. Providing a choice of tests under implied consent law to a person arrested for driving while under influence of liquor. (Capistran of Hil.38)	Jud. Hrg. 4-25	KILLED 5-17			
577. Establishment of police commission in Lebanon. (Beard of Graf. 11)	Lebanon Del. Hrg. 5-8	KILLED 7-1			
578. Eliminating financial need as basis for nurses' scholarships. (Willey of Graf. 19)	Exec.Depts. Hrg. 4-27	KILLED 5-10			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
579. Set a flat rate of exemption for real estate of veterans . (Twardus of Rock. 14)	Mil. & Vet Hrg. 5-10	KILLED 7-1			
580. Amount of fees to be collected by register of deeds for Strafford County. (Clark & Maglaras of Str. 4 & 20)	Str. Del. Hrg. 5-8	KILLED 6-13			
581. Increasing salaries of Hillsborough county commissioners. (Capistran of Hil. 38)	Hil. Del. Hrg. 5-16	Passed am. 6-5	Exec. Depts. 6-15	Passed am. 6-26. Conf. Rept. Adop. 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 446
582. Department of personnel for Manchester. (Capistran of Hil. 38)	Manchester Del. Hrgs. 6-9 6-21	Passed 6-23	Spec. Comm.	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 568
583. Limitation of 2 off-sale permits to one person for sale of alcoholic beverages . (Capistran of Hil. 38)	Liquor Hrg. 5-4	KILLED 5-31			

584. Stealing, embezzling or without authority copying or causing to be copied trade secrets. (Snitzli of Ches. 1)	Jud. Hrg. 4-25	Passed 6-2	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 323
585 Establishing a domestic Jud. relations division within Hrg. the state probation department (Capistrano of Hil. 38)	Jud. Hrg. 4-26	KILLED 5-25		
586. Permitting voter approval of the borrowing of \$100,000 or more by the city of Lebanon. (Merrill of Graf. 13) (New title)	Lebanon Del.	Passed am. 6-1	KILLED 7-1 Exec. Depts. Hrg. 6-8	
587. Relating to the minutes of private meetings of Lebanon City Council. (Merrill of Graf. 13)	Lebanon Del.	Passed 6-1	Passed 6-22 Exec. Depts. Hrg. 6-8	Engrossed 6-26 APPROVED 6-27 CHAPTER 557
588. Relating to permissible employment of Lebanon councilmen. (Merrill of Graf. 13)	Lebanon Del.	Passed am. 6-1	KILLED 6-22 Exec. Depts. Hrg. 6-8	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
589. Amending the charter of the City of Lebanon. (Merrill of Graf. 13)	Lebanon Del. Hrg. 5-8(Jt)	Passed 6-1	Exec. Depts. Hrg. 6-8	Passed 6-22	Engrossed 6-27 APPROVED 6-30 CHAPTER 559
590. Authorizing private meetings of the Lebanon city council on matters in litigation. (Merrill of Graf. 13)	Lebanon Del. Jt.Hrg.5-8	Passed 6-1	Exec. Depts. Hrg. 6-8	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 554
591. Relating to the taking of wild waterfowl and providing for a waterfowl stamp. (Barnes of Rock. 19)	F. & G. Hrg. 5-9	Passed am. 5-11	F. & G. Hrg. 6-8	KILLED 7-1	
592. Requiring permanent policemen to be members of policemen's retirement system. (Junkins of Rock. 16 )	Exec. Depts. Hrg. 5-17	KILLED 5-23			
593. Establishing a board of police commissioners for the town of Gilford. (Guild of Bel. 4)	Mun. & Co. Hrg. 5-2	Passed 5-17	Exec. Depts. Hrg. 6-2	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 551



594. Relating to activities of registered arborists. (Welch of Mer. 27)	Agric. Hrg. 5-11	Passed am. 5-24	Agric. Hrg. 6-6	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 262
595. Providing school building aid to public academies. (Stratton of Rock. 5)	Educ. Jt. Hrg. 5-23	KILLED 5-25			
596. To repeal provisions authorizing summer motor vehicle license plates. (Marcotte of Str. 5)	Transp. Hrg. 5-2	Passed am. 5-10	Pub. Works Hrg. 6-1	Passed 6-8	Engrossed 6-13 APPROVED 6-14 CHAPTER 199
597. Providing for payment to parochial and certain private schools of a proportionate share of sweepstakes moneys. (Stevenson of Graf. 1)	Jud. Hrg. 5-2 5-10	Passed am. 6-22	Educ.	Passed am. 7-1 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 421
598. To prevent discrimination of the blind and physically disabled. (Welch of Mer. 27)	Jud. Hrg. 5-2	KILLED 5-17			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
599. Relative to entry fees for courts of probate. (Allen of Ches. 8)	Jud. Hrg. 5-2	J.C. 5-23			
600. Relative to business hours of state liquor stores. (Christie of Hil. 12)	Liquor Hrg. 5-3	Passed am. 6-21	Liquor	KILLED 7-1	
601. Relative to charter of N.H. Odd Fellows' Home. (Stevens of Mer. 10)	Exec. Depts. Hrg. 5-4	Passed 5-10	Exec. Depts. Hrg. 5-25	Passed 6-2	Engrossed 6-7 APPROVED 6-9 CHAPTER 541
602. Providing real estate exemptions for certain persons 65 years of age or over. (Bouchard of Hil. 14)	Mun. & Co. Hrg. 5-9	KILLED 7-1			
603. Relative to special driver training fund. (Angus of Sul. 4)	Transp. Hrg. 5-2	KILLED 5-10			

604. Providing travel allowance at legislative rates for members attending county conventions. (Collishaw & Junkins of Rock. 16)	Mun. & Co. Hrg. 5-9	Passed am. 5-23	Ways&Means Hrg. 6-7	KILLED 6-8
605. Providing for control of aquatic nuisances in any of the surface waters of the state. (Fuller of Mer. 26 et al)	Res. Rec. Hrg. 5-10	KILLED 7-1		
606. To establish the law of comparative fault. (Capistran of Hil. 38)	Jud. Hrg. 5-2	KILLED 5-17		
607. Providing a uniform police investigation report of accident. (Claflin & Sheridan of Car. 7 & Coos 7)	Transp. Hrg. 5-3	Passed 5-16	Banks Hrgs. 6-13 6-20 6-26	Passed 6-28  Engrossed 6-30 APPROVED 7-3 CHAPTER 338
608. Closing Lake Winnebago in town of Webster to ice fishing. (Bigelow of Mer. 3)	F. & G. Hrg. 5-11	KILLED 5-25		

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
609. Relative to newspaper publication of bank reports by members of federal reserve system. (Davis of Car. 2)	Banks Hrg. 5-3	Passed am. 5-17	Banks Hrg. 6-13	Passed 6-14	Engrossed 6-22 APPROVED 6-26 CHAPTER 245
610. Relative to compensation of sheriff and deputy sheriff of Carroll Co. (Davis of Car. 2) (Rules)	Carroll Co. Del. Hrg. 5-4	Passed am. 5-11	Exec. Depts.	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 153
611. Relative to operation of uninspected motor vehicles to place of inspection. (Howard of Car. 1)	Transp. Hrg. 5-3	Passed 5-16	Pub. Works Hrg. 6-1	Passed am. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 435
612. Creating an associate membership in Upper Valley Development Council, Inc. (Manchester of Graf. 9)	Res. Rec. Jt. Hrg. 5-17	Passed 5-25	Exec. Depts Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 547

613. Providing for statewide referendum on question of sales tax. (Stevens of Mer. 19)	Ways & Means Hrg. 5-3	KILLED 6-28			
614. Relative to fees for registration of motor vehicles used in connection with land or forest improvement practices. (Stevens of Mer. 10)	Transp. Hrg. 5-2	KILLED 5-16			
615. To regulate towing of motor vehicles. (Howard of Car. 1)	Transp. Hrg. 5-3	Passed am. 6-5	Pub. Works Hrg. 6-14	Passed 6-15	Engrossed 6-19 APPROVED 6-22 CHAPTER 232
616. To permit public dancing on Sunday. (Andersen of Mer. 25)	Jud. Hrg. 5-3	KILLED 6-14			
617. Relating to zoning appeals. (Bingham of Mer. 24)	Mun. & Co. Hrg. 5-10	Passed 5-16	Jud. Hrg. 6-13	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 233
618. Relative to disclosure of information on release of fish by fish & game dept. (Smith of Graf. 18)	F. & G. Hrg. 5-11	Passed am. 5-24	F. & G. Hrg. 6-8	Passed am. 6-14 (H. conc.)	Engrossed 6-19 APPROVED 6-22 CHAPTER 226

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
619. To increase license fee for female dog to \$25. (Stearns of Ches. 10)	Agric. Hrg. 5-4	KILLED 7-1			
620. Relative to penalties for driving a motor vehicle without a license and for misuse of number plates. (Spitzli of Ches. 1)	Jud. Hrg. 5-3	Passed 5-17	Pub. Works Hrg. 6-14	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 281
621. Relative to long-service attaches and employees of legislature. (McMeekin of Graf. 6)	Exec. Depts. Hrg. 5-9	Passed am. 5-11	Exec. Depts. Hrg. 5-25	KILLED 7-1	
622. Providing that medical certificate shall only be required for children under sixteen before employment certificate may issue. (Willey of Graf. 19)	Labor Hrg. 5-17	KILLED 7-1			

623. To provide for re- vision of personal property tax & to impose tax on income & on retail sales. (Scott- Craig of Graf. 9 et al)	Ways & Means Hrg. 5-9 5-17	KILLED 5-18			
624. Relative to taking raccoons by use of traps. (Morse of Graf. 15)	F. & G. Hrg. 5-9	Passed 5-11	F. & G. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 208
625. Authorizing a town not having a represen- tative to general court to select advis- or to county conven- tion. (Remick of Car. 4)	Mun. & Co. Hrg. 5-10	KILLED 5-16			
626. Issuance of plates to motor vehicle dealers. (Casassa of Rock. 20)	Transp. Hrg. 5-2	KILLED 5-16			
627. Microfilming of probate records. (Cullity & LaFrance of Hil. 30 & 33)	Mun. & Co. Hrg. 5-9	Passed 5-11	Exec. Depts. Hrg. 5-25	Passed 6-2	Engrossed 6-7 APPROVED 6-9 CHAPTER 184

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
628. Authorizing certain minors to serve liquors & beverages in dining room of hotels & restaurants. (Blanchard of Hil. 34)	Liquor Hrg. 5-3 5-10 6-1	KILLED 7-1			
629. Taxation of retail sale & use of property. (Davis of Mer. 21)	Ways & Means Hrg. 5-9, 5-17 & 18	KILLED 5-31			
630. Taxation & preservation of farm, forest & open space land. (Underwood of Rock. 12)	Ways & Means Hrg. 5-11	L.C. 5-25			
631. Public assistance to blind, aged or disabled persons, dependent children & medically needy. (Barker & Scott-Craig of Ches. 17 & Graf. 9)	Pub. Wel. Hrgs. 5-11 5-16 6-26	Passed am. 6-28	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 396



632. Protecting wages from certain charges. (Corriveau of Str. 15)	Labor Hrg. 5-16	KILLED 6-21			
633. Pesticides control. (Ellms of Graf. 14)	Agric. Hrg. 5-10	Passed am. 5-24	Agric. Hrg. 6-6	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 270
634. Free parking for jurors. (Capistran of Hil. 38)	Mun. & Co. Hrg. 6-19	Passed am. 6-22	Exec. Depts Hrg. 6-27	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 386
635. Modifying teachers' retirement system. (Gutterson of Ches. 15)	Exec. Depts. Hrg. 5-16	KILLED 5-23			
636. Tax on sale of liquor of over 35% alcohol. (Maloomian of Str. 6 et al)	Ways & Means Hrg. 5-17	KILLED 5-23			
637. Filing for office by party committees. (Greene of Rock. 22)	Jud. Hrg. 5-4	KILLED 5-17			
638. Borrowing by village districts in anticipation of taxes and other revenue. (Greene of Rock. 22) (New title)	Mun. & Co. Hrgs. 5-11 5-18	Passed am. 6-15	Exec. Depts. Hrg. 6-26	Passed am. 6-26	Engrossed 6-27 APPROVED 6-30 CHAPTER 305

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
639. School attendance registers, Waterville Valley School District & comprehensive high schools (O'Neil of Ches. 12) (New title)	Educ. Hrg. 6-20	Passed 6-26	Exec. Depts.	Passed am. 6-28 Conf. Rept. adop. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 448
640. Increase discount allowed in sale of liquor to hotels and clubs. (Christie of Hil. 12)	Liquor Hrgs. 5-25 6-15	KILLED 6-21			
641. Require mailing of county budget & statement of condition to towns & cities. (Cate of Mer. 20).	Mun. & Co. Hrg. 5-11	Passed 5-17	Exec. Depts. Hrg. 6-2	Passed 6-26	Engrossed 6-27 APPROVED 6-30 CHAPTER 306
642. Term of full time assessor of Rochester. (Corriveau of Str. 15)	Rochester Del.	KILLED 6-2			
643. Guarantees of child support in domestic relations matters. (Bednar of Hil. 23)	Jud. Hrg. 5-3	KILLED 5-23			

644. Marriage counseling. (Bednar of Hil. 23)	Jud. Hrg. 5-3	KILLED 5-23
645. Reimburse second injury fund under workmen's compensation. (Corriveau of Str. 15)	Approp. Hrg. 5-17	KILLED 7-1
646. Compensate towns & cities on account of tax exempt real es- tate owned by state. (Tasoulas of Ches. 13 et al)	Mun. & Co. Hrg. 5-16	L.C. 6-15
647. Notification in case of changing voting domicile. (Greene of Rock. 22)	Jud. Hrg. 5-4	KILLED 5-23
648. Repealing provisions of law relative to off- sale permits for sale of alcoholic beverages. (Ferguson of Hil. 11)	Liquor Hrg. 6-8	KILLED 6-13

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
649. Repealing certain taxes & providing for additional revenue of state, including retail sales & use tax. (Andersen of Mer. 25)	Ways & Means Hrgs. 5-9 5-18	KILLED 5-31			
650. Placing fill in public waters. (Smith & Raiche of Graf. 18 & Hil. 34)	Res. Rec. Hrg. 5-9	Passed am. 5-23	Res. Rec.	Passed am. 6-13. Conf. Rept. adop. 6-22	Engrossed 6-27 APPROVED 6-30 CHAPTER 307
651. Special number plates for licensed class D radio operators. (Bradley of Graf. 19)	Transp. Hrg. 5-16	Passed 6-21	Pub. Works Hrg. 6-23	Passed am. 6-27 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 339
652. Liability of parents or guardians for malicious injury or destruction caused by minors. (Barron of Rock. 7)	Jud. Hrg. 5-9	KILLED 5-23			

653. Unfair sales practices and enforcement of unfair sales act. (D'Amante of Sul. 5 et al)	Jud. Hrg. 5-9	KILLED 5-23			
654. Banks which give mortgages on real property may not levy service charge against seller of property. (Andersen of Mer. 25)	Banks Hrg. 5-11	KILLED 5-24			
655. Clothing allowance for certain personnel of N.H. hospital, Laconia State School, state sanatorium & soldiers' home. (Cate of Mer. 20)	Exec.Depts Hrgs.5-11 Approp. Hrgs.6-13 6-20	KILLED 7-1			
656. Payment of health, welfare, and pension fund contributions by employers. (Capistran of Hil. 38)	Labor Hrgs. 5-23 6-1	Passed am. 6-21	Exec. Depts. Hrg. 6-28	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 398

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
657. Minimum annual allocation of road toll funds for construction & maintenance of Class IV and Class V highways. (Peever of Rock. 7)	Pub. Works Hrg. 6-22	KILLED 6-26			
658. Filling vacancies in classified service from among other state employees. (LaFrance of Hil. 33)	Exec.Depts. Hrg. 5-17	Passed 6-26	Educ.	Passed am. 6-30 (H. conc.)	Engrossed 7-1 POCKET-VETOED
659. Permit licenses which allow serving of alcoholic beverages to men only in a separate room. (Gerber of Rock. 28)	Liquor	KILLED 7-1			
660. Establish basic work week of 40 hours per week for state employees, and for payment of overtime pay. (Winkley of Str. 11)	Exec.Depts. Hrg. 5-17	KILLED 6-1			

661. Provide for salary increase for classified state employees. (Desilets of Coos 7 et al)	Exec. Depts. Hrg. 5-11	KILLED 5-17			
662. Excavating & dredging in public waters. (Smith & Raiche of Graf. 18 & Hil. 34)	Res. Rec. Jt. Hrg. 5-9	Passed am. 5-23	Res. Rec.	Passed am. 6-20 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 274
663. Punishment of attempts to commit felonies and murder. (Healy of Hil. 32)	Jud. Hrg. 5-9	KILLED 5-23			
664. Requiring students in teacher training who pay resident tuition fees at the state colleges to agree to teach in the state for 2 years after completion of training. (Brown of Rock. 5)	Educ. Hrg. 5-25	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
665. Authorize the water resources board to acquire certain dams and water rights. (York & Barnard of Mer. 20 & Hil. 4)	Res. Rec. Jt.Hrg. 5-16	Passed am. 6-8	Finance	KILLED 7-1	
666. Impose a penalty for unlawful use of an outlet of any inland public water. (Rufo of Mer. 28)	Res. Rec. Jt. Hrg. 6-15	Passed 6-21	Res. Rec.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 349
667. Repealing the bond requirement of user of fuel licenses & the imposition of additional penalties, changing the filing procedures & dates of user of fuel returns & the revising of reciprocal provisions of the motor vehicle & motor vehicle road toll laws. (Burke of Hil. 40)	Transp. Exec. Depts Hrg. 5-24	Passed 6-15	Pub. Works Hrgs. 6-19 6-22	Passed 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 426



668. Powers of the mayor and aldermen of the city of Manchester. (Capistran of Hil. 38)	Man. Del. Hrgs. 5-19 6-21	KILLED 6-23			
669. Providing for repair or removal of hazardous buildings in cities & towns & for filling of hazardous bldg. excavations therein. (Smith & Heald of Mer. 24 & Hil. 10).	Mun. & Co. Hrg. 5-23	Passed 6-15	Jud. Hrg. 6-22	Passed am. 6-27 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 334
670. To protect the right to privacy against eavesdropping & wiretapping. (Graf of Hil. 26).	Jud. Hrg. 5-10	KILLED 6-5			
671. Checklists for elections other than the primary. (Keeney of Hil. 23)	Jud. Hrg. 5-10	KILLED 5-23			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
672. Equipment of motorcycles & equipment of operators and passengers. (Keeney of Hil. 23 et al)	Transp. Hrg. 6-1	Passed am. 6-13	Pub. Works Hrgs. 6-19 6-22	Passed am. 6-26. Conf. Rept. adop. 6-30.	Engrossed 7-1 APPROVED 7-7 CHAPTER 443
673. Revising the membership of the advisory committee to the traffic safety commission to include a representative from the div. of public health services. (Howard & Casey of Car. 1 & Hil. 32)	Transp. Hrg. 5-17	Passed 6-1	Exec. Depts. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 209
674. To establish a motor vehicle certificate of title and anti-theft act. (Ellms & Kopperl of Graf. 14 & Mer. 12)	Transp. Hrg. 5-24 Approp. Hrg. 6-22	Passed am. 6-26	Pub. Works Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 357
675. Requiring fire resistant materials in hospitals & other licensed health facilities (Knight of Hil.4) (New title)	Pub. Wel. Hrgs. 5-17 6-1	L.C. 6-23			

676. To provide for a disinterested appraisal when cooperative school district takes over property of pre-existing school districts. ( <b>Dunham</b> of Ches. 11)	Educ. Jt. Hrg. 5-25	Passed 6-2	Ways & Means Hrg. 6-26	Passed am. 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 340
677. Requiring the sale of soft drinks and alcoholic malt beverages in returnable containers. (Andersen of Mer. 25)	Liquor Hrg. 5-24	KILLED 5-31			
678. Milk standards. (Gile of Mer. 5)	Agric. Hrg. 5-17	Passed am. 5-31	Agric. Hrg. 6-6	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 265
679. Transferring certain records from Rockingham county registry of deeds to the records and archives center. (Ferron of Rock. 16)	Mun. & Co. Hrg. 5-23	Passed 5-25	Exec. Depts. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 210

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
680. Reorganization of Manchester airport authority. (Capistran of Hil. 38)	Man. Del. Hrgs. 5-19 6-21	KILLED 6-23			
681. Providing for full maintenance by the state of a certain portion of route 28 in the town of Salem. (Gelt of Rock. 7 et al)	Pub. Works. Hrg. 6-6	KILLED 6-23			
682. Directing department of public works & highways to authorize private construction of an access route from the new route 16 in Bartlett to the Charles Motel. (Blanchard of Hil. 34)	Pub. Works Hrg. 6-6	KILLED 6-22			

683. Requiring division of public health services to make recommendations to the director of motor vehicles with reference to medical aspects of licensing, enforcement and accident investigation. (Normandin & Howard of Bel. 9 and Car. 1)	Transp. Hrgs. 5-17 6-6	Passed 6-13		Pub. Works Hrgs. 6-19 6-22	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 282
684. School building aid (D'Amante & Sherman of Sul. 5 and Mer. 2)	Educ. Jt.Hrg.5-31	Passed am. 6-12		Educ.	Passed am. 6-20 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 399
685. Public works and highways reserve fund. (Call of Mer. 23(Rules))	Approp. Hrg. 5-24	Passed am. 6-22		Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 350
686. Adoption of abandoned children & consent by the director of welfare.(Clark & Cate of Str. 4 and Mer. 20) (New title)	Pub. Wel. Hrg. 5-18	Passed 5-25		Jud. Hrg. 6-13	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-3 CHAPTER 371
687. Department of labor (Capistran of Hil. 38)	Labor Hrg. 5-17 Approp. Hrg.6-26	KILLED 7-1				

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
688. Amending certain pension acts of the city of Manchester. (Capistran of Hil. 38)	Man. Del. Hrg. 6-21	Passed am. 6-23	Spec. comm.	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 571
689. To provide a tax on the receipt of gross income. (Ciborowski of Rock. 22)	Ways&Means Hrg. 5-18	L.C. 6-8			
690. Payment of costs in certain cases involving the so-called implied consent law. (Bednar of Hil. 23)	Jud. Hrg. 5-17	KILLED 5-24			
691. Licenses to operate motor vehicles (Graf and Normandin of Hil. 26 and Bel. 9)	Transp. Hrgs. 5-17 6-12	Passed am. 6-23	Pub. Works	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 341
692. Procurement of liability insurance in the operation of a ski tow at the Laconia State School. (Dearborn of Bel. 9, Rules)	Ins. Hrg. 5-16 Approp. Hrg. 6-30	KILLED 7-1			

693. Amending an act in relation to the city of Manchester, providing for the office of auditor of said city. (Capistran of Hil. 38) (new title)	Man. Del. Hrgs. 6-9 6-21	Passed am. 6-23	Spec. Comm.	KILLED 7-1
694. Providing compensation for the board of recreation trustees in the city of Manchester (Raiche of Hil. 34)	Man. Del. Hrgs. 6-9 6-21	KILLED 6-23		
695. Prescribing order of names of candidates for the same office in multi-member representative districts. (Keeney of Hil. 23)	Jud. Hrg. 5-18	KILLED 5-31		
696. Providing for integration of city of Manchester non-contributory pension systems with old age & survivors insurance. (Walsh of Hil. 31 et al)	Man. Del. Hrgs. 6-9 6-21	KILLED 6-23		

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
697. Authorizing the liquor commission to require that certain delinquent beverage permittees purchase beverages on a cash payment basis. (Christie of Hil. 12)	Liquor Hrg. 5-25	KILLED 7-1			
698. Providing for area industrial agents in the industrial development section of the division of economic development. (Downing & Saggiotes of Sul. 6)	Res. Rec. Hrg. 6-5 Approp. Hrgs. 6-28 6-29	Passed am. 6-28	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 392
699. Providing grants to school districts toward teachers' salaries. (Williamson of Sul. 9)	Educ. Jt. Hrg. 6-6	KILLED 7-1			



700. To sever certain homesteads from school district No. 12 in the town of Bradford and annex the same to school district No. 3 in the town of Newbury for school purposes. (Sherman of Mer. 2, Rules)	Educ. Jt. Hrg. 6-1	Passed 6-6	Educ.	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 548
701. Operation of motorcycles. (Bridges and Barker of Hil. 13 and Hil. 15)	Transp. Hrg. 6-1 Approp. Hrg. 6-22	Passed am. 6-28	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 415
702. Providing scholarship aid funded through county insurance premiums. (Stratton & Barron of Rock. 5)	Ins. Hrg. 5-25	KILLED 7-1			
703. Providing reflected number plates for motor vehicles. (Canney of Str. 2 et al)	Transp. Jt. Hrg. 5-24	KILLED 6-13			
704. To establish a veterinary diagnostic laboratory. (Chamberlain of Bel. 7)	Agric. Hrg. 5-24 Approp. Hrgs. 6-13 6-20	Passed 6-27	Finance	KILLED 7-1	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
705. Disqualification for benefits under the unemployment compensation law. (Morrison of Rock. 7)	Labor	KILLED 7-1			
706. Authorizing school building aid for the construction of supervisory union facilities. (Shindlecker of Rock. 20)	Educ. Jt. Hrg. 6-6	Passed am. 6-20	Educ.	Passed 6-22	Engrossed 7-1 APPROVED 7-7 CHAPTER 449
707. Providing for a commission to study the recreational uses of the Saco River. (Hayes of Car. 3)	Res. Rec. Jt. Hrg. 5-25	Passed am. 6-5	Res. Rec.	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 211
708. Transferring the Greenfield school district into the Peterborough supervisory union No. 47. (Davis of Hil. 6)	Educ. Jt. Hrg. 6-7	KILLED 7-1			

709. Holding of public dancing. (Collishaw of Rock. 16)	Liquor Hrgs. 6-6 6-7	KILLED 6-13			
710. Defining machinery, including leased machinery, as personal estate rather than real estate for tax purposes. (Guild of Bel. 4)	Ways&Means Hrgs. 5-23 6-1	KILLED 6-15			
711. Authorizing school boards to recognize unions for collective bargaining purposes. (Wallin of Hil. 14)	Educ. Jt. Hrg. 6-7	L. C. 6-13			
712. Investments of savings banks in unsecured notes. (Stevens of Mer. 10)	Banks Hrg. 5-18	Passed 5-24	Banks Hrg. 6-20	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 266
713. Appropriating funds for the implementation of title 1 of the Higher Education Act of 1965. (Frazer of Graf. 5)	Educ. Jt. Hrg. 6-1 6-19	KILLED 7-1			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
714. Criminal liability for conduct of another (Capistran of Hil. 38)	Jud. Hrg. 5-23	Passed 6-5	Jud. Hrg. 6-15	Passed am. 6-27 (H. conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 346
715. Fees in the superior court. (Morrill of Rock. 7)	Jud. Hrg. 5-23	KILLED 6-2			
716. Regulation of advertising by chiropractors (Montplaisir of Hil. 28)	Pub. Health Hrg. 5-24	KILLED 6-1			
717. Hearings in court proceedings on town ordinances. (Bednar of Hil. 23)	Mun. & Co.	KILLED 7-1			
718. Making appropriations for the expenses of certain departments of the state for the year ending June 30, 1938. (Eaton of Hil. 2)	Approp. Hrgs. 5-25 5-26	Passed am. 6-14	Finance	Passed am. 6-23 Conf. Rept. adop. 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 379

719. Making appropriations for the expenses of certain departments of the state for the year ending June 30, 1969. (Eaton of Hil.2)	Approp. Jt.Hrg.5-25 5-26	Passed am. 6-14	Finance	Passed am. 6-23. Conf. Rept. adop. 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 380
720. Authorizing school districts to provide life & health insurance for their employees. (O'Neill and Stratton of Ches. 12 and Rock. 5)	Educ. Jt. Hrg. 6-7	Passed 6-13	Banks	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 267
721. Increasing the number of highway commissioners for the city of Manchester. (Raiche of Hil. 34)	Man. Del. Hrgs.6-9 6-21	Passed am. 6-23	Spec. Comm.	Passed 6-30	Engrossed 7-1 APPROVED 7-3 CHAPTER 570
722. Authorizing Gunstock Junior College of Laconia to confer degrees. (Normandin of Bel. 12, Rules)	Educ. Jt.Hrg.6-7	Passed am. 6-20	Educ.	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 555
723. To create a N.H.-Vt. interstate school compact (Noyes of Coos 1)	Educ. Jt. Hrg 6-8	Passed am. 6-26	Educ.	Passed 6-27	Engrossed 7-1 APPROVED 7-3 CHAPTER 356

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
724. Defining the crime of perjury & providing for its prosecution. (Bigelow of Mer. 3, Rules)	Jud. Hrg. 5-24	Passed am. 6-14	Jud. Hrg. 6-20	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 358
725. Providing for the compelling of evidence from certain persons in criminal proceedings and for the granting of immunity from prosecution to such persons. (Bigelow of Mer. 3, Rules)	Jud. Hrg. 5-24	Passed am. 6-6	Jud. Hrg. 6-15	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 427
726. Providing for use of additional polling places at caucuses in large towns. (Knight & Vallee of Hil. 4, Rules)	Mun. & Co. Hrg. 5-31	Passed 6-2	Exec. Depts. Hrg. 6-15	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 263
727. Prohibiting political activities on behalf of a candidate or proposition on election day. (Wallin of Hil. 14)	Jud. Hrg. 5-24	KILLED 6-2			

728. Entry of judgments. (Graf of Hil. 26, Rules)	Jud. Hrg. 5-24	Passed 6-14	Jud. Hrg. 6-20	J.C. 6-26
729. Authorizing the commissioner of safety to regulate and control the use of radar. (Marcotte of Str. 5)	Transp. Hrg. 5-31	KILLED 6-5		
730. Payment of expenses in certain cases involving the so-called implied consent law. (Gerber of Rock. 28)	Jud. Hrg. 6-1	Passed am. 6-14	Jud. Hrg. 6-20	Passed 6-27 Engrossed 6-30 APPROVED 7-3 CHAPTER 324
731. Tax exemption on real property to blind persons sixty-five years of age. (Brown of Rock. 5)	Ways & Means Hrgs. 5-31 6-5	Passed am. 6-13	Ways & Means Hrg. 6-21	Passed am. 6-26. Conf. Rept. adop. 6-30 Engrossed 7-1 APPROVED 7-7 CHAPTER 419
732. Procedure for submission of budget for city of Dover. (Maglaras of Str. 20)	Dover Del. Hrg. 6-1	Passed am. 6-14	Exec. Depts. Hrg. 6-22	Passed 6-23 Engrossed 6-27 APPROVED 6-30 CHAPTER 558

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
733. Authorizing the executive committee of the county convention to fill certain vacancies in the office of county commissioner. (Collishaw of Rock. 16)	Mun. & Co. Hrg. 5-31	Passed 6-2	Exec. Depts. Hrgs. 6-15 6-22	KILLED 7-1	
734. Providing for election of school board members of the Contoocook Valley School Dist. at the time & place of election of town officers in the towns which comprise the school district. (Brown of Hil. 7)	Educ. Jt. Hrg. 6-6	Passed 6-19	Educ.	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 563
735. To authorize counties, towns, cities & school districts to invest excess funds in Federal National Mortgage Association notes, bank time deposits and bank certificates of deposit. (D'Amante & Smith of Sul. 5 and Graf. 18)	Mun. & Co. Hrg. 6-1	KILLED 6-15			



736. Authorizing the formation of regional refuse disposal districts. (Greene of Rock. 22)	Mun. & Co. Hrgs. 6-1 6-8	Passed 6-15	Jud. Hrg. 6-22	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 331
737. Licenses to operate motor vehicles. (Cate of Mer. 20 et al)	Transp. Hrg. 6-6	KILLED 6-22			
738. Licensing insurance claims adjusters. (Roberts of Bel. 6)	Insurance Hrgs. 6-8 6-15	KILLED 7-1			
739. To require that parked cars be parked with their right wheels at the right side of the traveled portion of the highway. (Gerber of Rock. 28)	Transp. Hrg. 6-5	Passed 6-13	Pub. Works Hrgs. 6-19 6-22	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 342

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
740. To increase the discount allowed in sale of liquor to hotels and clubs. (Pickett of Ches. 10)	Liquor Hrg. 6-15	KILLED 6-29			
741. Enabling residents temporarily outside the United States to register. (Sterling of Hll. 2)	Jud. Hrg. 6-1	Passed 6-6	Jud. Hrgs. 6-15 6-20	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 271
742. Formation of a co-operative school district by two or more existing contiguous districts. (Bradley of Graf. 19)	Educ. Jt.Hrg. 6-19	KILLED 6-21			
743. Power of state board of education to reorganize supervisory unions. (Bradley of Graf. 19 et al.)	Educ. Jt.Hrg. 6-15	KILLED 6-20			

744. Disannexing a certain portion of Lisbon town school district & annexing same to Sugar Hill school district. (Foss of Graf.4)	Educ. Jt. Hrg. 6-13	Passed 6-23	Engrossed 6-27 APPROVED 6-30 CHAPTER 561
745. Abolishing the state racing commission and creating a state running horse racing commission and a state harness horse racing commission. (MacFarlane of Ches. 11)	Exec.Depts Hrg. 6-7	KILLED 6-13	Passed 6-26
746. Authorizing tax exemption for charitable fraternal organizations. (Pickett of Ches. 17)	Ways&Means Hrgs. 6-7 6-13	KILLED 6-19	Educ.
747. Collection of the motor vehicle road toll. (Bigelow of Mer. 3 et al)	Exec.Depts. Hrg. 6-7	KILLED 6-15	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
748. Authorizing the water resources board to assist local communities in developing recreational ponds and appropriating funds for certain projects. (Williamson of Sul. 9)	Res. Rec. Jt.Hrg. 6-7	Passed am. 6-26	Res. Rec.	Passed am. 7-1. Conf. Rept. adop. 7-1.	Engrossed 7-1 APPROVED 7-7 CHAPTER 439
749. To include certain items of machinery as personal estate liable to be taxed. (Johnson of Ches. 9)	Ways&Means Hrgs.6-7 6-12	KILLED 6-15			
750. Establishing the Lisbon Water Dept. (Foss of Graf. 4, Rules)	Mun. & Co. Hrg. 6-5	Passed 6-8	Exec. Depts. Hrg. 6-22	Passed 6-23	Engrossed 6-26 APPROVED 6-27 CHAPTER 553
751. Non-alcoholic lack of coordination in implied consent test for alcohol. (Sweeney of Hil. 36)	Jud. Hrg. 6-5	KILLED 7-1			

752. To license dealers in antique objects. (MacKenzie of Ches. 16)	Exec. Depts Hrg. 6-6	KILLED 6-8			
753. Requiring the owner of a motor vehicle involved in an accident to make a report of the accident and requiring notice of accidents to be given to the nearest police officer. (Gerber of Rock. 28)	Transp. Hrg. 6-5	KILLED 6-15			
754. Providing for resident discounts at state skiing facilities & state parks. (Williamson of Sul. 9)	Res. Rec. Hrgs. 6-7 6-12	Passed am. 6-23	Res. Rec.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 352
755. To reimburse towns and cities for loss of taxes because of the state taking the lands for recreational or park purposes. (Williamson of Sul. 9)	Ways&Means Hrg. 6-5	KILLED 6-26			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
756. Providing for an additional appropriation for expenses of the legislature.	Dispensed	Passed 5-24	Finance Hrg. Dispensed	Passed 5-24	Engrossed 6-6 APPROVED 6-7 CHAPTER 160
757. To provide special training programs for technical services in the area of health, and making appropriations therefor. (Cobleigh of Hil. 15)	Approp. Hrg. 6-15	Passed am. 6-26	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 410
758. To allow towns of 5000 or over population to increase their boards of selectmen. (Bednar of Hil. 23)	Mun. & Co. Hrg. 6-12	Passed am. 6-22	Exec. Depts. Hrg. 6-27	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 325
759. Establishing a state scholarship program. (Cobleigh of Hil. 15)	Educ. Jt. Hrg. 6-12	KILLED 6-26			

760. Imposing tax on cable antenna television systems. (MacFarlane of Ches. 11, Rules)	Ways & Means Hrg. 6-6	KILLED 6-13		
761. Renunciation of a devise or bequest under a will and to prevention of disseizen by purchase at a tax sale. (Sayer of Rock. 7)	Jud. Hrg. 6-6	Passed 6-14	Jud. Hrg. 6-20	J.C. 6-27
762. To limit fishing in Back Pond in Stewartstown to fly fishing. (Huggins of Coos 1)	F & G Hrg. 6-13	KILLED 6-23		
763. Appropriating funds for the support of the N.H. wing of the civil air patrol. (Dame of Rock 26)	Approp. Hrg. 6-15	KILLED 6-22		
764. To close down the farm operations at the state industrial school (Normandin of Bel. 9)	Exec. Depts Hrg. 6-8	Passed 6-13	Finance	KILLED 7-1

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
765. Imposing a tax on parents of children who attend public schools. (Stratton of Rock. 5)	Ways & Means Hrg. 6-12	KILLED 6-15			
766. Special meetings of cooperative school districts. (Bigelow of Mer. 3)	Educ. Hrgs. 6-12 (Jt) 6-22	KILLED 6-28			
767. Workmen's compensation law. (Stevenson & O'Neil of Graf. 1 and Ches. 12)	Labor Hrg. 6-15	Passed am. 6-27	Labor	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 403
768. Legalizing the budget meeting of the Merrimack county convention held on May 1, 1967. (Andersen of Mer. 25)	Bud-Dispensed	Passed 5-31	Exec. Depts. Hrg. 6-8	Passed 6-13	Engrossed 6-15 APPROVED 6-19 CHAPTER 549
769. Service of process on representatives of deceased non-resident motor vehicle operators. (Sterling of Hil. 2)	Jud. Hrg. 6-6	Passed 6-8	Jud. Hrg. 6-20	Passed 6-20	Engrossed 6-26 APPROVED 6-27 CHAPTER 268



770. Adopting the inter-state regional planning compact and authorizing the state to enter into such compact with contiguous states. (Schwaner & Morrill of Rock. 7 and 8)	Exec. Depts. Res. Rec. Hrg. 6-19	Passed am. 6-22	KILLED 7-1
771. Distribution of fines paid to districts & municipal courts & repealing provisions relating to distribution of certain fines paid for motor vehicle and fish and game offenses. (Allen and Leavitt of Ches. 8 and Rock. 21)	Jud. Hrg. 6-7	KILLED 6-14	
772. To regulate the taking of salt water smelt. (Greene of Rock. 22)	F. & G. Hrg. 6-14	KILLED 6-21	

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
773. Relating to ob-scene printed or written matter or material. (Gerber and Sadler of Rock. 28 and 23)	Jud. Hrg. 6-7	KILLED 7-1			
774. Providing for mutual aid among police departments in case of riots or local disorders, or emergencies. (Gerber & Sadler of Rock 28 & 23) (New title)	Jud. Hrg. 6-13	Passed am. 6-22	Jud. Hrg. 6-28	Passed am. 7/1 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 431
775. To clarify the authority of the shore fisheries advisory committee in making regulations on taking of marine species. (Greene of Rock. 22) (New title)	F. & G. Hrg. 6-14	Passed am. 6-23	F. & G. Hrg. 6-29	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 411

776. Providing for an additional assistant attorney general & relative to clerical assistance in said office. (Capistran of Hil. 38)	Exec.Depts. Hrg. 6-12	Passed 6-21	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 413
777. Enabling private persons to seek relief from unlawful maintenance of junk yards. (Trowbridge of Ches.4) (New title)	Jud. Pub. Works Hrgs. 6-7 6-15	Passed am. 6-22	Jud. Hrg. 6-28	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-3 CHAPTER 372
778. Defining a transporter and a utility dealer and providing special license plates for a utility dealer. (Marcotte of Str. 5)	Transp. Hrg. 6-12	KILLED 6-20			
779. Authorizing the trustees of the Cheshire Co. Savings Bank & Portsmouth Savings Bank to elect more than one vice-president, (Heald of Ches. 15, Rules) (New title)	Banks Hrg. 6-7	Passed 6-12	Banks Hrg. 6-20	Passed am. 6-22 (H. conc.)	Engrossed 6-26 APPROVED 6-27 CHAPTER 556

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
780. To provide for two additional members on the board of fire commissioners for the City of Laconia. (deBlois of Bel. 8, et al, Rules )	Laconia Del. Hrg. 6-15	Passed 6-22	Exec. Depts. Hrg. 6-28	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 565
781. To regulate small loans up to five thousand dollars. (Stevens & Ackerson of Mer. 10 & Hil. 28)	Banks Hrg. 6-8 6-15	Passed am. 6-22	Banks Hrg. 6-26	Passed 6-29	Engrossed 7-1 APPROVED 7-7 CHAPTER 416
782. To provide payments for taxes lost on lands owned by the state for the use of fish & game department (Huggins of Coos 1)	Ways&Means Hrg. 6-13 Approp. Hrg. 6-30 7-1	KILLED 7-1			
783. Establishing the N.H. law enforcement academy. (Cobleigh of Hil. 15)	Jud. Hrg. 6-8 Approp. Hrg. 6-23	KILLED 7-1			

784. Establishment of wild life refuges by private persons. (Heald of Hil. 10)	Res. Rec. Jt. Hrg. 6-22	L. C. 6-27			
785. To provide for the annual election of officials of the union school district of Keene at the same time as the election of city or state officials. (Moran of Ches. 17) (new title)	Keene Del. Hrg. 6-23	Passed am. 6-28	Vacated	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 566
786. Requiring the telephone company to install for non-business subscribers approved telephone extension instruments purchased from any source and authorizing use of such extensions without additional monthly service charge. (Trowbridge of Ches. 5 et al.)	Exec. Depts. Ways & Means Hrgs. 6-23 6-26	L. C. 6-30			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
787. Regulating the use of houseboats on the surface waters of the state. (Kopperl and Winkley of Mer. 12 & Str. 11)	Res. Rec. Jt. Hrg. 6-21	Passed am. 6-26	Res. Rec.	Passed am. 6-29 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 412
788. To transfer certain costs of the superior court from the counties to the state, and to impose a tax on cigarettes to finance a superior court fund. (Stevens of Mer. 10 et al)	Ways&Means Hrg. 6-14	L.C. 6-21			
789. Providing immunity for witnesses testifying upon complaints charging persons with violations of RSA 175:6. (Smith of Graf. 18, Rules)	Jud. Hrgs. 6-13 6-15	Passed 6-21	Jud. Hrg. 6-27	J. C. 6-29	

790. Starting schooling for deaf children at the age of four. (Brown of Hil. 7)	Educ. Hrg. 6-22	Passed 6-28	Educ.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 351
791. Providing for penalties for failure to contribute to a health and welfare pension fund. (Cobleigh of Hil. 15)	Jud. Hrg. 6-14	Passed 6-21	Labor Hrg. 6-26	Passed 6-26	Engrossed 6-27 APPROVED 7-3 CHAPTER 309
792. To make unlawful the inhalation of toxic vapors for effect & to authorize follow-up care for minors guilty of the second offense. (deBlois of Bel. 8)	Jud. Hrgs. 6-13 6-15	Passed 6-21	Jud. Hrg. 6-27	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 326
793. To repeal charters of certain corporations, and relative to the effective date of the tax on transfer of real property. (Cobleigh of Hil. 15) (New title)	Jud. Hrg. 6-15	Passed am. 6-22	Exec. Depts. Hrg. 6-27	Passed am. 6-28 (H conc.)	Engrossed 6-30 APPROVED 7-3 CHAPTER 335

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
794. Apportionment of public taxes. (Frizzell of Sul. 7)	Mun. & Co. Hrg. 6-14	Passed am. 6-21	Ways&Means Hrg. 6-26	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 327
795. Referendum by the voters of the city of Claremont concerning the proposed high-level dam. (Campbell of Sul. 4, Rules)	Claremont Del. Hrg. 6-22	Passed 6-27	Exec.Depts.	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 406
796. The use of a portion of Odiorne's Point State Park by the University of N.H. for education & research purposes. (Greene of Rock. 22)	Res. Rec. Jt.Hrg.6-20	Passed am. 6-22	Res. Rec.	Passed 6-27	Engrossed 6-30 APPROVED 7-3 CHAPTER 328
797. Participation in the N.H. retirement system by employees of the Howe Library of Hanover. (Scott-Craig of Graf. 9)	Exec.Depts Jt.Hrg.6-20 Approp. Hrg. 6-29	Passed am. 6-30	Finance	KILLED 7-1	



798. Providing for the examination and licensing of electricians. (Moran of Ches. 17)	Exec.Depts. Hrg. 6-19	L.C. 6-27			
799.To include all horses over 24 mos. of age as personal estate liable to be taxed. (Johnson of Ches. 9)	Ways&Means Hrg. 6-19	KILLED 6-21			
800. To provide for a three, five, seven or nine member school board. (Park of Graf.8)	Educ. Jt.Hrg. 6-23	Passed am. 6-27	Educ.	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 343
801. Imposing a realty transfer tax.(Stevenson of Graf. 1)	Ways&Means Hrg. 6-22	KILLED 6-26			
802. To establish a state crime commission. (MacFarlane of Ches.11)	Exec. Depts. Hrg. 6-23	KILLED 6-27			
803. To provide for regulation of rates of insurance companies insuring aircraft. (Milne of Hil. 27)	Insurance Hrg. 6-21	L C. 6-23			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
804. Providing that practicing medicine shall not include the practice of chiro-practic. (Andersen of Mer. 25)	Pub. Health Hrg. 6-21	KILLED 6-27			
805. Controlling the use and abuse of drugs. (Stafford and Murphy of Bel. 12 and Str. 18)	Jud. Pub. Health Hrg. 6-22	L.C. 6-30			
806. Preparation of the appropriation acts for 1967-68 and 1968-69 (Pickett & Cobleigh of Ches. 17 & Hil. 15, Rules)	Dispensed	Passed 6-14	Finance	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 217
807. Payment of money received from the sweepstakes fund. (Greene of Rock. 22)	Exec. Depts Hrg. 6-23	KILLED 6-27			

808. To regulate the fees charged for hauling pre-built homes & mobile homes over state highways. (Raiche of Hil. 34)	Transp.	KILLED 7-1			
809. Establishing a division of marine fisheries with a marine fisheries commission in the state port authority. (Greene of Rock. 22)	F.&G. Hrg. 6-27	KILLED 6-28			
810. Flashing signals at intersections. (Stevens of Mer. 10, Rules)	Transp. Hrg. 6-23	Passed 6-27	Pub. Works	Passed 6-28	Engrossed 6-30 POCKET-VETOED
811. Authorizing Reginald F. Torr to file an appeal from assessment of damages for land taking in Dover. (McQuade of Str. 19)	Jud. Hrg. 6-22	KILLED 6-27			

HB - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
812. Detached deer tags (Oleson of Coos 5, Rules)	F. & G. Hrg. 6-27	Passed am. 6-28	F. & G.	KILLED 7-1	
813. Compensation of senate and house clerks and senate and house assistant clerks, and prepara- tion of the index for the journals and the session laws. (O'Neil of Ches. 12)	Approp. Hrg. 6-28	KILLED 7-1			
814. Establishing stan- dards relative to household bleach and ammonia. (Mahony of Hil. 28, Rules)	Pub. Health	KILLED 7-1			
815. Appointment of mem- bers of the fish and game commission. (McFarlane of Ches. 11)	F. & G. Hrg. 6-27	KILLED 6-28			

816. Defining narcotic drugs and providing certain penalties for violations. (McMeekin of Graf. 6, Rules)	Pub. Health	Passed 6-23	Pub. Health Hrg. Dis- pensed	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 420
817. Classifying a road in the town of Madison as a Class III recreational road. (Hayes of Car. 3)	Pub. Works Hrg. 6-28	Passed 6-30	Pub. Works	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 408
818. Providing for the construction of service areas at Hooksett toll station and on the Eastern N.H. Turnpike (McQuade of Str. 19 et al)	Approp. Hrgs. 6-28 6-30	KILLED 7-1			
819. Requiring payment of head & poll taxes by applicants for fishing & hunting licenses and licenses to take clams or clam worms or oysters. (Gordon of Mer. 9, Rules) (New title)	F. & G. Hrg. 6-30	Passed am. 6-30	F. & G.	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 414

# HOUSE JOINT RESOLUTIONS

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
1. In favor of Mount Washington Observatory. (Smith of Mer. 24)	Approp. Hrg. 1-17	Passed 6-22	Finance	KILLED 7-1	
2. Additional funds for dept. of safety. (Angus of Sul. 4)	Approp. Hrg. 1-17	Passed 1-24	Finance Hrgs. 2-1 2-9	Passed 2-14	Engrossed 2-16 APPROVED 2-20 CHAPTER 455
3. Supplemental appropriation for school building aid. (Weeks of Rock. 23)	Approp. Hrg. 1-17	Passed 1-24	Finance Hrg. 2-1	Passed 2-14	Engrossed 2-16 APPROVED 2-20 CHAPTER 456
4. School building aid for Alton. (Chamberlain of Bel. 7)	Educ.	KILLED 7-1			
5. In favor of Willis R. Lott. (Pryor of Graf. 17)	Approp. Hrg. 1-19	KILLED 7-1			

6. Appropriate money to implement Older Americans Act of 1965. (Willey of Graf. 19 & Chasse of Str.8)	Approp. Hrg. 1-11	KILLED 7-1			
7. Appropriate money to hire personnel to begin operations under Older Americans Act of 1965. (Willey of Graf. 19 & Chasse of Str. 8)	Approp. Hrg. 1-11	KILLED 7-1			
8. Authorize mosquito control survey. (Greene of Rock. 22)	Res.Rec.Jt Hrgs. 1-18 1-19 Approp. Hrg. 2-16	KILLED 7-1			
9. In favor of Samuel B. Ripley. (Call of Mer. 23)	Claims & Aero. Hrg. 2-1	Passed 2-7	Banks Hrg. 2-23	Passed 3-1	Engrossed 3-7 APPROVED 3-8 CHAPTER 459
10. Additional appropriation for tax commission. (Casassa & Ciborowski of Rock. 20 & 22)	Approp. Hrg. 1-11	passed 1-19	Dispensed	Passed 1-24	Engrossed 1-25 APPROVED 1-31 CHAPTER 452

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
11. Reimburse Harlan McMann for loss of 8 acres of corn ruined by raccoons. (Hunt of Coos 2)	Claims & Aero. Hrg. 2-8	KILLED 2-21			
12. Prohibiting limiting or controlling of access to & commercial development along a certain highway in Campton, Thornton & Waterville. (Bradley of Graf. 19)	Pub. Works Hrg. 1-26	KILLED 2-1			
13. Appropriate \$128,000 to division of parks for additional compensation for seasonal & hourly employees. (Stevenson of Graf. 1 et al)	Approp. Hrg. 1-18	Passed am. 6-22	Finance	KILLED 7-1	
14. Power of Franconia College to grant certain degrees. (Berringer of Graf. 2)	Educ. Jt. Hrg. 1-24	Passed 2-7	Educ.	Passed 2-15	Engrossed 2-21 APPROVED 2-27 CHAPTER 457



15. Appropriating funds for establishment & maintenance of certain positions in bureau of child welfare. (Rossley of Rock. 29 & Smith of Mer. 24)	Approp. Hrg. 1-18	Passed am. 1-31	Dispensed	Passed 1-31	Engrossed 2-1 APPROVED 2-1 CHAPTER 453
16. In favor of Robert E. Cutter of Epsom. (Stevens of Mer. 10)	Approp. Hrg. 1-25	KILLED 7-1			
17. Providing for an access to & an exit from interstate route 93 in Thornton. (Bradley of Graf. 19)	Pub.Works Hrgs. 1-26 3-2	Passed am. 3-21	Pub.Works Hrg. 4-11	Passed 4-12	Engrossed 4-18 APPROVED 4-20 CHAPTER 471
18. In favor of Crop Protection Institute, Inc. (Clark of Str. 4)	Claims & Aero. Hrg. 2-8	Passed am. 3-15	Banks Hrg. 3-28 4-18	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 477
19. Appropriating funds for preparation of Voters' Guide on constitutional questions at 1968 election. (Rufo of Mer. 28)	Exec.Depts. Hrg. 2-2 Anprop. Hrg. 3-29	Passed 6-15	Finance	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 485

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
20. Appropriating additional funds for evening school program at N.H. technical institute at Concord & vocational-technical institutes at Berlin, Manchester & Portsmouth. (York of Mer. 20 & Weeks of Rock. 23)	Approp. Hrg. 1-25	Passed 2-7	Finance Hrg. 2-16	Passed 3-15	Engrossed 3-21 APPROVED 3-23 CHAPTER 464
21. Appropriation for deficiency in funds for grants to community health facilities. (Smith of Graf. 18 & Hartigan of Str. 11)	Approp. Hrg. 2-8	Passed am. 2-28	Finance Hrg. 3-9	Passed 3-15	Engrossed 3-21 APPROVED 3-23 CHAPTER 465
22. Interim committee to study election laws. (Pickett of Ches. 17)	Jud. Hrg. 2-1	KILLED 7-1			
23. 1967 North American Alpine Championships at Cannon Mt. in N.H. (Stevenson of Graf. 1)	Approp. Hrg. 1-26	Passed 2-2	Finance	Passed 2-9	Engrossed 2-14 APPROVED 2-15 CHAPTER 454

24. Pay salaries of staff at Vocational Institute at Berlin. (Sheridan & Brungot of Coos 7 & 8)	Approp. Hrg. 2-2	Passed 2-14	Finance Hrg. 2-22	Passed 3-1	Engrossed 3-7 APPROVED 3-8 CHAPTER 460
25. Establishing committee to study where certain sexual psychopaths should be held in custody & permitting bail to alleged sexual psychopaths & sex offenders pending examination. (New Title) (Sheridan of Coos 7)	Exec. Dept Hrg. 3-29 am. adop. Approp.	KILLED 7-1			
26. Appropriation to construct a silo hay storage process at Laconia State School. (Prescott of Bel. 10) (New title)	Pub. Wel. Hrg. 2-8 Approp. Hrg. 3-1	Passed am. 5-23	Finance Hrg. 6-19	KILLED 6-23	
27. Providing supplemental appropriation for Supreme Court. (Ainley of Hil. 27)	Approp. Hrg. 2-15	Passed 2-22	Finance Hrg. 3-2	Passed 3-7	Engrossed 3-8 APPROVED 3-10 CHAPTER 461
28. N.H. Historical Society. (Scctt-Craig of Graf. 9)	Approp. Hrg. 2-15	KILLED 6-22			

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
29. In favor of Vera J. Meeker. (Taylor of Coos 4)	Claims & Aero. Hrg. 2-15	Passed 2-21	Banks Hrg. 3-7	Passed 3-8	Engrossed 3-15 APPROVED 3-16 CHAPTER 462
30. Reimbursement to Marguerite Hastings for expenses incurred as a staff member of board of nursing educ. & nurse registration. (Taylor of Coos 4)	Claims & Aero. Hrg. 2-22	Passed 3-15	Banks Hrg. 3-28	Passed 3-29	Engrossed 4-11 APPROVED 4-13 CHAPTER 467
31. Operating expenses of educational TV station, WENH-TV & state educational TV network satellite stations in Keene, Hanover, Littleton & Berlin. (Smith and Scott-Craig of Graf. 18 & 9)	Approp. Hrg. 2-23	Passed 6-20	Finance	Passed am. 6-29. Conf. Rept. adop. 7-1.	Engrossed 7-1 APPROVED 7-7 CHAPTER 505
32. Appropriation for purchase, installation & operation of electric air navigation facilities. (Pickett of Ches. 17)	Approp. Hrg. 2-21	KILLED 7-1			

33. Appropriation for temporary employment of an aviation electronic technician. (Pickett or Ches. 17)	Approp. Hrg. 2-21	Passed 4-25	Finance Hrg. 5-3	Passed 5-9	Engrossed 5-16 APPROVED 5-19 CHAPTER 475
34. Appropriation for airport snow removal & airport lighting aid. (Pickett or Ches. 17)	Approp. Hrg. 2-21	KILLED 6-22			
35. Appropriation for search & rescue of lost aircraft. (Pickett of Ches. 17)	Approp. Hrg. 2-21	KILLED 6-22			
36. In favor of Florence Glee Kelley. (Frizzell of Sul. 7)	Claims & Aero. Hrgs. 2-22 3-8	KILLED 3-15			
37. In favor of estate of Stanley R. Rich. (Brown of Hil. 7)	Approp. Hrg. 3-2	Passed am. 6-27	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 494

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
38. In favor of N. H. Veterans Association. (O'Shan of Bel. 11)	Approp. Hrg. 3-17	KILLED 7-1			
39. Establishing special committee to prepare legislation for election of alternate senators, representatives & councilors. (Daniel of Hil. 39)	Jud. Hrg. 2-28	KILLED 3-2			
40. In favor of Harry L. Hurlbert. (Thurston of Coos 10)	Claims & Aero. Hrg. 2-22	Passed 3-15	Banks Hrg. 3-28	Passed 3-29	Engrossed 4-11 APPROVED 4-13 CHAPTER 468
41. Purchase of N. H. probate set. (Sterling of Hil. 2)	Jud. Hrg. 2-28 Approp. Hrg. 3-29	KILLED 7-1			
42. Memorial in honor of deceased astronauts. (Keefe of Rock. 24)	Pub. Works Hrg. 3-2	KILLED 4-26			
43. In favor of Wilbur J. Little. (Marsh of Coos 1)	Approp. Hrg. 3-2 Claims & Aero. Hrg. 3-15	Passed am. 3-17	Banks Hrg. 4-18	Passed 4-20	Engrossed 5-2 APPROVED 5-8 CHAPTER 472

44. Appropriating funds for board of registration for professional engineers. (Newell of Mer. 26)	Approp. Hrg. 3-2	Passed 6-15	Finance	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 489
45. Establishing N. H. commission for professional nursing. (Willey of Graf. 19 et al)	Approp. Hrgs. 3-1 3-9	Passed 3-15	Finance Hrg. 3-23	Passed am. 3-23 (H. conc.)	Engrossed 3-30 APPROVED 4-5 CHAPTER 466
46. In favor of North Conway fire dept. (Davis of Car. 2)	Claims & Aero. Hrg. 3-15	Passed 3-17	Banks Hrg. 4-18	Passed 5-17	Engrossed 5-23 APPROVED 5-25 CHAPTER 478
47. Supplemental approp. for board of nursing education. (Taylor of Coos 4)	Approp. Hrg. 3-21	Passed 4-5	Finance Hrg. 4-25	Passed 4-27	Engrossed 5-4 APPROVED 5-9 CHAPTER 474
48. Appropriation for board of nursing educ. & nurse registration for out-of-state travel. (Taylor of Coos 4)	Approp. Hrg. 3-21	Passed 4-5	Finance Hrg. 4-25	passed 4-27	Engrossed 5-4 APPROVED 5-9 CHAPTER 473

<b>HJR - Title - Sponsor</b>	<b>H. Com.</b>	<b>H. Action</b>	<b>S. Com.</b>	<b>S. Action</b>	<b>FINAL ACTION</b>
49. Payment for economic loss caused by taking of property or loss of business under Merri-mack River Flood Control Compact. (Reddy of Mer. 5 & Sawyer of Hil. 3)	Pub. Works Hrg. 3-17 Approp. Hrg. 4-6	Passed 6-22	Finance	Passed 6-30	Engrossed 7-1 APPROVED 7-7 CHAPTER 499
50. Establishing special committee to recommend policy of insurance coverage on state property. (Williamson of Sul. 9)	<b>Ins.</b> Jt. Hrg. 3-16	Passed am. 3-21	Banks	Passed 3-29	Engrossed 4-11 APPROVED 4-13 CHAPTER 469
51. Protect portion of Androscoggin River. (Thurston of Coos 10 & Newell of Mer. 26)	Res. Rec. Jt. Hrg. 4-12	KILLED 7-1			



52. Establish interim committee to study uniform traffic ordinances for municipalities & regulation of so-called snow traveling vehicles. (Kopperl of Mer. 12)	Transp. Hrg. 3-30	Passed am. 6-30	Pub. Works	Passed am. 7-1 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 506
53. Reimbursement to Greenfield school district for payment of tuition of 2 residents of Laconia state school. (Davis of Hil. 6)	Claims & Aero. Hrg. 3-29	Passed am. 5-16	Banks Hrg. 6-13	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 480
54. Providing for study relating to improving certain portion of Route 16. (Brungot of Coos 8 et al)	Pub. Works Hrg. 6-22	Passed am. 6-26	Pub. Works	KILLED 7-1	
55. Appropriate money to furnish state flags to servicemen who are serving overseas. (Welch & Cate of Mer. 27 & 20)	Approp. Hrg. 4-12	KILLED 7-1			

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
56. Make an appropriation for additional funds for building boys cottage at industrial school. (Capistran of Hil. 38)	Pub. Wel. Hrg. 4-13 Approp. Hrg. 5-4	Passed am. 6-26	Finance	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 495
57. In favor of Roy L. McIntosh. (Burnham of Hil. 15)	Claims & Aero. Hrg. 4-12	KILLED 7-1			
58. Acquisition & placement of navigation aids in tidal waters by N.H. state port authority. (Greene of Rock. 22 et al)	Res. Rec. Jt. Hrg. 4-12 4-18 4-19	KILLED 7-1			
59. Providing reimbursement to Portsmouth for moneys paid to state for improving back channels of Portsmouth Harbor. (Keefe of Rock. 24)	Approp. Hrg. 4-4	KILLED 6-22			

60. Appropriate money for radio communications system for F. & G. dept (York of Mer. 20) (Rules)	Approp. Hrg. 4-6	Passed 4-12	Finance Hrg. 4-26	KILLED 6-23	
61. Appropriation to study electric service to Bear Hill & Spruce Pond camps. (Weeks of Rock. 23)	Approp. Hrg. 4-12	Passed 6-15	Finance	Passed 6-22	Engrossed 6-23 APPROVED 6-26 CHAPTER 483
62. Establishing committee to review & to recommend revision of laws of state pertaining to loyalty oaths. (Cobleigh of Hil. 15 & O'Neil of Ches. 12) (Rules)	Jud. am. adop. Approp. Hrg. 4-18	KILLED 7-1			
63. In favor of Mildred A. Wolny & Sentry Ins. Company. (Stafford of Bel. 12)	Claims & Aero. Hrg. 4-12	KILLED 7-1			
64. Appropriation for development of east-west scheduled air service. (Pickett of Ches. 17)	Approp. Hrg. 4-19	Passed am. 5-2	Finance Hrg. 5-9	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 486

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
65. In favor of Arthur J. Ware of Weare. (Sawyer of Hil. 3)	Claims & Aero. Hrg. 5-3	KILLED 5-16			
66. Providing for disposition of funds in white pine blister rust account. (Dame of Mer. 23)	Approp. Hrg. 4-25	Passed 5-11	Finance Hrg. 5-31	Passed 6-22	Engrossed 6-26 APPROVED 6-27 CHAPTER 487
67. In favor of Ernest A. Paquette of Ashland. (Pryor of Graf. 17)	Claims & Aero. Hrg. 5-3 5-10	KILLED 6-21			
68. In favor of Raymond J. Albert of Berlin. (Lemire of Coos 8)	Claims & Aero. Hrg. 6-7	Passed 6-21	Banks Hrg. 6-26	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 490
69. Reimburse Golden C. & Marcia Dingman for damage to property resulting from highway construction. (Bushey & Hunt of Coos 2)	Approp. Hrg. 4-27	Passed am. 6-22	Banks Hrg. 6-26	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 491

70. Appropriation for purchase & installation of electronic roll call system for House of Representatives. (Bridges & Cone of Hil. 13 & Graf. 9)	Approp. Hrg. 4-27	L. C. 6-22			
71. Provide state aid for regional planning. (Knight & Hall of Hil. 4 & Rock. 4)	Res. Rec. Hrg. 6-1	KILLED 7-1			
72. In favor of Francis W. Tolman et al. (Cobleigh & Pickett of Hil. 15 & Ches. 17) (Rules)	Claims & Aero. Hrg. 5-17	Passed am. 5-23	Banks Hrg. 6-13	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 481
73. Appropriate ten thousand dollars to the division of public health for trapping foxes as a means of rabies control. (Belcourt of Hil. 16, Rules)	Approp. Hrg. 6-19	KILLED 6-26			

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
74. Establishing a special committee to study and compare telephone rates and services in local calling areas throughout the state. (Bradley of Graf. 19)	Ways&Means Hrgs. 5-24 6-1	KILLED 6-5			
75. In favor of Ronald C. Broderick of Franconia. (Berringer of Graf. 2)	Approp. Hrg. 6-12	KILLED 6-15			
76. In favor of Harrison M. Heath of Landaff (Frazer of Graf. 5, Rules)	Claims& Aero. Hrg. 5-24	Passed 6-21	Banks Hrg. 6-26	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 493
77. In favor of Richard H. Gray. (Park of Graf. 8, Rules)	Claims & Aero. Hrgs. 5-24 6-14	Passed am. 6-21	Banks Hrg. 6-26	Passed am. 6-29. Conf. Rept. adop. 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 500
78. To improve certain state-owned land in the town of Gilsom.	Res. Rec. Hrg. 5-25 Approp. Hrg. 6-22	Passed am. 6-27	Banks Res. Rec.	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 496

79. Establishing an interim commission to study the laws of eminent domain. (Mousseau of Mer. 11)	Jud. Hrg. 5-23	Passed am. 6-1	Jud. Hrg. 6-13	Passed 6-14	Engrossed 6-19 APPROVED 6-22 CHAPTER 482
80. Establishing a commission to review existing consumer protection legislation and to determine the need for a consumer protection agency. (Wallin of Hil. 14)	Jud. Hrg. 5-23	KILLED 5-31			
81. In favor of Letendre Funeral Service, Inc. (Smith of Mer. 24, Rules)	Claims & Aero. Hrg. 6-7	Passed 6-13	Banks Hrg. 6-20	Passed 6-21	Engrossed 6-26 APPROVED 6-27 CHAPTER 484
82. Appropriating funds for participation in war on poverty projects. (Barnard of Hil. 4 et al)	Approp. Hrg. 6-12	KILLED 7-1			

HJR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
83. To provide for a committee to assist the legislative council in a study of certain taxes. (Stevens of Mer. 10)	Ways&Means Hrg. 6-12	L.C. 6-15			
84. To create a committee to study the creation of a retirement system for the Hillsborough county employees. (Sweeney & Weillbrenner of Hil. 36 & 4)	Hil. Del. Hrg. 6-19	Passed am. 6-23	Exec.Depts. Hrg. 6-29	Passed 6-29	Engrossed 7-1 APPROVED 7-3 CHAPTER 497
85. To establish a N.H. committee on highway beautification. (Cobleigh of Hil. 15)	Res. Rec. Jt. Hrg. 6-13	Passed am. 6-23	Res. Rec.	Passed 6-30	Engrossed 7-1 POCKET -VETOED
86. In favor of Lawrence E. Philbrook.(Thurston of Coos 10, Rules)	Claims & Aero Hrgs. 6-14 6-26	Passed 6-19	Banks Hrg. 6-26	Passed 6-28	Engrossed 6-30 APPROVED 7-3 CHAPTER 492



87. Establishing a N.H. corrective commission. (Palmer & Cochrane of Rock. 9 and Str. 4)	Jud. Hrg. 6-14 Approp. Hrg. 6-28	KILLED 7-1			
88. In favor of Arthur E. Robichaud (Pickett of Ches. 17)	Claims & Aero. Hrg. 6-21	KILLED 7-1			
89. To establish a nursing education aid program. (Willey of Graf. 19)	Approp. Hrg. 6-26	Passed 6-28	Finance	Passed am. 6-30 (H. conc.)	Engrossed 7-1 APPROVED 7-7 CHAPTER 504
90. In favor of Glen H. Hipple & Susan J. Hipple (Trowbridge of Ches. 4, Rules)	Approp. Hrg. 6-27	KILLED 7-1			
91. Special committee to study insurance coverage on state property. (Williamson of Sul. 9, Rules)	Insurance	Passed 6-30	Finance	Passed 7-1	Engrossed 7-1 APPROVED 7-7 CHAPTER 501

# CONSTITUTIONAL AMENDMENT

## CONCURRENT RESOLUTIONS

CA CR - Title - Sponsor	1st Chamber Com.	1st Chamber Action	2nd Chamber Com.	2nd Chamber Action	FINAL ACTION
1. Require approval by two biennial assemblies of General Court before a question may be submitted to voters. (Newell of Mer. 26)	H. Jud. Hrg. 1-25	KILLED 2-15			
2. Succession to the Office of Governor. (Stafford of Bel. 12)	H. Jud. Hrg. 2-8	Passed 4-26	S. Jud. Hrgs. 6-13 6-22	Passed am. 6-28 (H. conc.)	Engrossed 7-1
3. Increasing term of office of Governor to four years (Sen. Spanos)	S. Jud. Hrg. 5-18	Passed 6-6	H. Jud. Hrg. 6-15	KILLED 6-29	
4. Enabling Governor to strike out or reduce separate items in an appropriation bill. (Sen. Spanos)	S. Finance Hrg. 2-15	KILLED 2-16			
5. Filling senatorial vacancies. (Sen. Foley)	S. Jud. Hrgs. 3-15 3-21 5-18 5-23	Passed 5-31	H. Jud. Hrg. 6-7	Passed am. 6-14. Conf. Rept. adop. 6-29	Engrossed 7-1

6. Per diem compensation for members of General Court. (Bednar of Hil. 23)	H. Jud. Hrg. 3-2	KILLED 6-19		
7. Compensation of Members of General Court and providing that it shall be fixed by the General Court but not to exceed \$18 per day and expenses. (Christie & McMeekin of Hil. 12 and Graf. 6)	H. Jud. Hrg. 5-11	KILLED 6-19		
8. Power to tax by granting the Legislature greater flexibility in raising public revenue, and providing that assessments of land may be based on current use and other property but land may be classified by kind use, or amount & such classes taxed differently. (Sens. Spanos & Townsend)	S. Jud. Hrg. 5-18	Passed am. 6-27	H. Jud. Hrg. 6-28	KILLED 6-29

CA CR - Title-Sponsor	1st Chamber Com.	1st Chamber Action	2nd Chamber Com.	2nd Chamber Action	FINAL ACTION
9. Compensation of members of the legislature, providing that the legislature may establish its per diem compensation and expenses. (Bridges of Hil. 13)	H. Jud. Hrg. 6-1	Passed am. 6-19	S. Jud. Hrg. 6-22 Educ.	Passed 7-1	Engrossed 7-1
10. Compensation & reimbursement for expenses of members of the General Court. (Cheney and Rufo of Mer. 23 & 28)	H. Jud. Hrg. 6-1	KILLED 6-19			
11. Additional method for proposing constitutional amendments. (Cares of Hil. 24 et al)	H. Jud. Hrg. 6-1	KILLED 6-6			
12. Size of House of Representatives and compensation of members of the General Court. (MacFarlane of Ches. 11 et al)	H. Jud. Hrg. 6-5	KILLED 6-19			

13. Legal voting age. (McQuade of Str. 19 et al)	H. Jud. Hrgs. 6-7 6-13 6-15	KILLED 6-22		
14. How often the Legislature shall meet. (Sen. English)	S. Jud. Hrg. 6-13	Passed 6-14	H. Jud.	KILLED 6-28
15. Voting age and qualification as to age in holding office. (Lambert of Hil. 39)	H. Jud. Hrg. 6-15	KILLED 7-1		
16. Appointment of clerks of Superior Court. (Collishaw of Rock. 16)	H. Jud. Hrg. 6-19	KILLED 6-21		
17. Number of terms any person may serve as governor or as member of house of representatives or the senate. (Ciborowski of Rock. 22)	H. Jud. Hrg. 6-19	KILLED 6-21		
18. Power to tax, providing that assessment of land may be based on current use.	S. Jud.	Passed 6-28	H. Jud.	Passed 6-29  Engrossed 7-1

# HOUSE CONCURRENT RESOLUTIONS

HCR	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
1. Committee rooms (Cobleigh & Pickett of Hil. 15 & Ches. 17)		Passed 1-4		Passed 1-4	ADOPTED
2. Amendments to Joint Rules may be presented during next 4 legisla- tive days. Newell of Mer. 26.		Passed 1-5	Rules	NO RECORD OF ACTION	
3. Invitation to Pierre Dupuy, Commissioner General of Montreal World's Fair Exposition, to address & be guest to General Court Wed. Jan. 18, 1967. (Cobleigh of Hil. 15)		Passed 1-11		Passed 1-11	ADOPTED
4. Proposing amendments to joint rules that were adopted by House on Jan. 4, 1967. (Cobleigh & Pickett of Hil. 15 and Ches. 17)		Passed 1-17		Conf. Rept. adop. 1-24	ADOPTED

5. Amend joint rule No. 13. (Cobleigh & Pickett of Hil. 15 and Ches. 17)	Passed am. 1-17		Conf. Rept. adop. 1-24	ADOPTED
6. Amend joint rule 16. (Fortier of Coos 6)	Passed 1-17		Conf. Rept. adop. 1-24	ADOPTED
7. Amend joint rule 18. (Smith of Graf. 18)	Passed 1-17		Conf. Rept. adop. 1-24	ADOPTED
8. Regarding Canada. (Oleson of Coos 5 et al)	Passed 1-18	Rules	NO RECORD OR ACTION.	
9. Installation of plaques bearing the words "IN GOD WE TRUST" in public schools (Manning & Hunt of Coos 2.)	Passed 2-21	Educ. Hrg. 4-18	KILLED 7-1	
10. Proclaiming N H. Day at Expo '67. (Cobleigh & Pickett of Hil 15 and Ches. 17)	Passed 2-23		Passed 2-23	ADOPTED
11. Respect for police officers. (Mackintosh of Sul. 2)	Passed 3-2	Jud. Hrg. 5-4	Passed 5-25	ADOPTED

HCR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
12. House of Rep. shall meet on Wed., Thurs. & Fri. the week of Town Meeting, March. 15, 16 & 17. (Cobleigh & Pickett of Hil. 15 and Ches. 17)		Passed 3-2	Rules	KILLED 3-15	
13. Renumbering HCR 10 & correcting the House Journal for March 2 (Downing of Sul. 6)		Passed 3-7		Correction ordered (3-8) but HCR 13 not adopted.	
14. Constructing 4-lane east-west highway traversing N.H. & connecting New York with Maine. (Barker of Ches. 17) ***	Pub. Works Hrg. 4-6	Passed am. 4-26	Pub. Works. Hrg. 5-17	Passed 6-8	ADOPTED
16. Strengthening the present controls on tariffs on imports of textiles & apparel. (Merrifield of Sul. 6)		Passed 4-13		Passed 4-25	ADOPTED



17. Reducing the importation of boots, shoes, rubber and canvas goods. (Maloomian of Str. 6)		Passed 5-16		Rules		NO RECORD OF ACTION	
18. Polling the N.H. Congressional delegation in Washington, D.C. on the principle of tax sharing with state & local governments. (Cobleigh of Hil. 15)	Jud. Hrg. 6-5	Passed am. 6-14		Rules		Passed 7-1	ADOPTED
19. To provide for a property tax survey committee. (Cobleigh of Hil. 15)		Passed 6-1		Finance Hrg. 6-15		Passed am. 6-26 (H. Conc.)	ADOPTED
20. Opposing the cutting back of the national cemetery system & requesting the department of defense to establish an adequate & permanent national cemetery system. (Cobleigh & Pickett of Hil. 15 and Ches. 17)		Passed 6-2					

\*\*\* There is no record in the House Journal of any HCR 15.

HCR - Title - Sponsor	H. Com.	H. Action	S. Com.	S. Action	FINAL ACTION
21. Establishing a committee to study program and performance budgeting. (Cobleigh of Hil. 15)		Passed 6-14	Rules	NO RECORD OF ACTION	
(7-1) Committee to inquire into mechanics of operation of legislature and revision of rules. (Pickett of Ches. 17 et al)		Passed 7-1		Passed 7-1	ADOPTED
(7-1) Committee to inform Governor that Legislature has completed business (Cobleigh & Pickett of Hil. 15 & Ches. 17)		Passed 7-1		Passed 7-1	ADOPTED

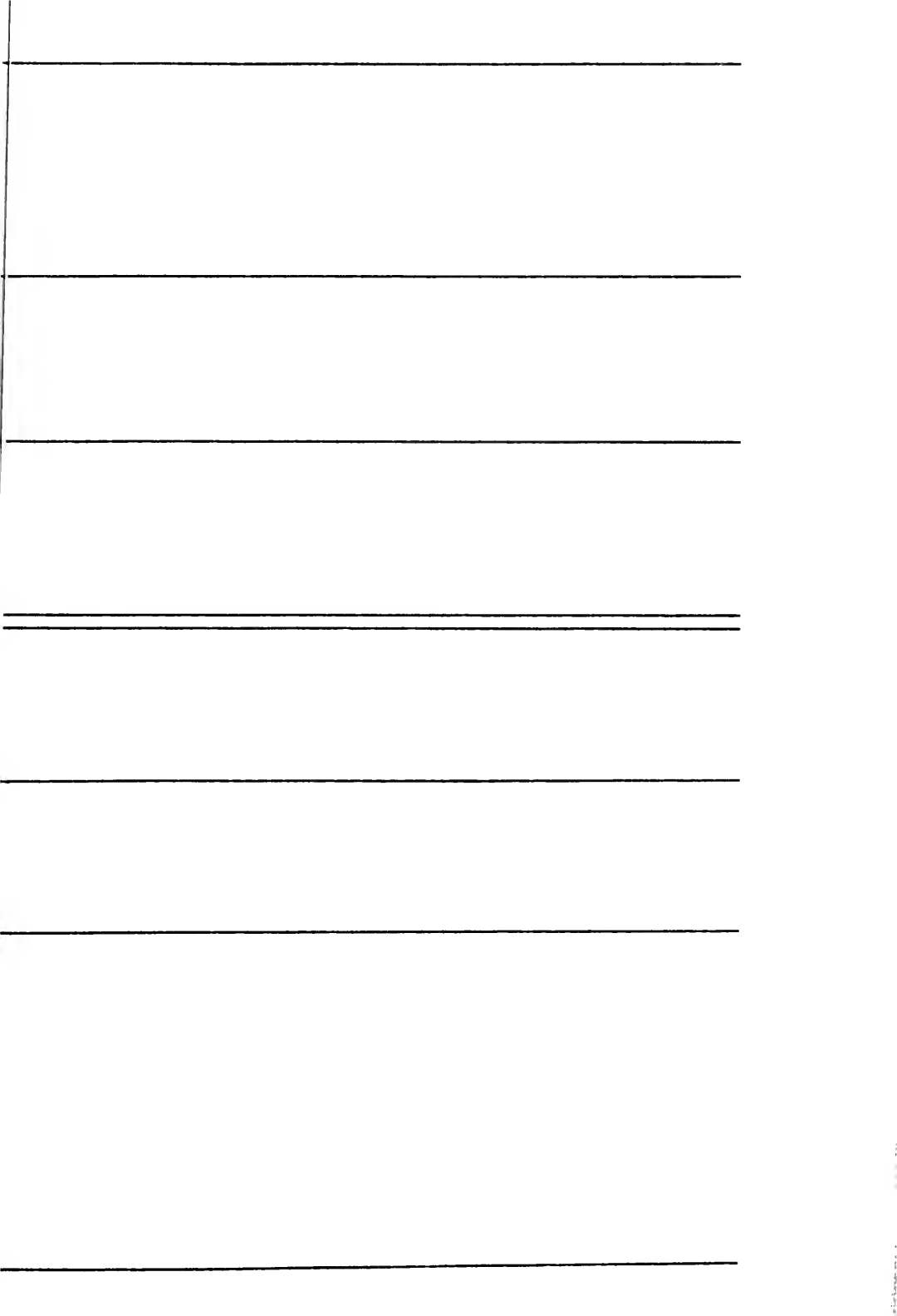


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